

1992

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Rules of Governmental Agencies

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published by George H. Ryan Secretary of State

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The Register also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Sections Affected Index listing, by Title of the Illinois Administrative Code, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1992

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in		Material Rec'd after 4:30 p.m. on	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 17, 1991	Dec. 24, 1991	1	Jan. 3, 1992	June 23, 1992	June 30, 1992	28	July 10, 1992
Dec. 24, 1991	Dec. 31, 1991	2	Jan. 10, 1992	June 30, 1992	July 7, 1992	29	July 17, 1992
Dec. 31, 1991	Jan. 7, 1992	3	Jan. 17, 1992	July 7, 1992	July 14, 1992	30	July 24, 1992
Jan. 7, 1992	Jan. 14, 1992	4	Jan. 24, 1992	July 14, 1992	July 21, 1992	31	July 31, 1992
Jan. 14, 1992	Jan. 21, 1992	5	Jan. 31, 1992	July 21, 1992	July 28, 1992	32	Aug. 7, 1992
Jan. 21, 1992	Jan. 28, 1992	6	Feb. 7, 1992	July 28, 1992	Aug. 4, 1992	33	Aug. 14, 1992
Jan. 28, 1992	Feb. 4, 1992	7	Feb. 14, 1992	Aug. 4, 1992	Aug. 11, 1992	34	Aug. 21, 1992
Feb. 4, 1992	Feb. 11, 1992	8	Feb. 21, 1992	Aug. 11, 1992	Aug. 18, 1992	35	Aug. 28, 1992
Feb. 11, 1992	Feb. 18, 1992	9	Feb. 28, 1992	Aug. 18, 1992	Aug. 25, 1992	36	Sept. 4, 1992
Feb. 18, 1992	Feb. 25, 1992	10	Mar. 6, 1992	Aug. 25, 1992	Sept. 1, 1992	37	Sept, 11, 1992
Feb. 25, 1992	Mar. 3, 1992	11	Mar. 13, 1992	Sept. 1, 1992	Sept. 8, 1992	38	Sept. 18, 1992
Mar. 3, 1992	Mar. 10, 1992	12	Mar. 20, 1992	Sept. 8, 1992	Sept. 15, 1992	39	Sept. 25, 1992
Mar. 10, 1992	Mar. 17, 1992	13	Mar. 27, 1992	Sept. 15, 1992	Sept. 22, 1992	40	Oct. 2, 1992
Mar. 17, 1992	Mar. 24, 1992	14	Apr. 3, 1992	Sept. 22, 1992	Sept. 29, 1992	41	Oct. 9, 1992
Mar. 24, 1992	Mar. 31, 1992	15	Apr. 10, 1992	Sept. 29, 1992	Oct. 6, 1992	42	Oct. 16, 1992
Mar. 31, 1992	Apr. 7, 1992	16	Apr. 17, 1992	Oct. 6, 1992	Oct. 13, 1992	43	Oct. 23, 1992
Apr. 7, 1992	Apr. 14, 1992	17	Apr. 24, 1992	Oct. 13, 1992	Oct. 20, 1992	44	Oct. 30, 1992
Apr. 14, 1992	Apr. 21, 1992	18	May 1, 1992	Oct. 20, 1992	Oct. 27, 1992	45	Nov. 6, 1992
Apr. 21, 1992	Apr. 28, 1992	19	May 8, 1992	Oct. 27, 1992	Nov. 2, 1992 (Mon)	46	Nov. 13, 1992
Apr. 28, 1992	May 5, 1992	20	May 15, 1992	Nov. 2, 1992 (Mon)	Nov. 10, 1992	47	Nov. 20, 1992
May 5, 1992	May 12, 1992	21	May 22, 1992	Nov. 10, 1992	Nov. 17, 1992	48	Nov. 30, 1992 (Mon.)
May 12, 1992	May 19, 1992	22	May 29, 1992	Nov. 17, 1992	Nov. 24, 1992	49	Dec. 4, 1992
May 19, 1992	May 26, 1992	23	June 5, 1992	Nov. 24, 1992	Dec. 1, 1992	50	Dec. 11, 1992
May 26, 1992	June 2, 1992	24	June 12, 1992	Dec. 1, 1992	Dec. 8, 1992	51	Dec. 18, 1992
June 2, 1992	June 9, 1992	25	June 19, 1992	Dec. 8, 1992	Dec. 15, 1992	52	Dec. 28, 1992 (Mon)
June 9, 1992	June 16, 1992	26	June 26, 1992	Dec. 15, 1992	Dec. 22, 1992	. 1	Jan. 4, 1993 (Mon)
June 16 1992	June 23, 1992	27	July 6, 1992 (Mon)	Dec. 22, 1992	Dec. 29, 1992	. 2	Jan. 8, 1993

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

NOTICE OF PROPOSED AMENDMENTS

AID TO FAMILIES WITH DEPENDENT CHILDREN 1) Heading of the Part:

- 89 Ill. Adm. Code 112
- 2) Code Citation:
- Proposed Action: 3) Section Number:

112.9

Amendment

- Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1 et seq. and 12-13) 4)
- failure to cooperate within 10 working days after the first day financial eliminated the provision that benefits be reinstated in full to the date aid would have been available and the client indicates a willingness to of change when assistance was reduced or terminated due to a client's 5) Complete Description of the Subjects and Issues Involved: This rule change conforms to a change in state law. A state law change has cooperate with the Department.
- 6) Will these proposed amendments replace emergency amendments currently in
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference?
- 9) Are there any other proposed amendments pending on this Part? Yes

Section	Proposed Action	Illinois Register Citation	Registe	r Cita	tion	
112.70	Amendment	March 6, 1992 (16 Ill. Reg.	1992 (1	6 Ill.	Reg.	3335)
112.71	Amendment	March 6, 1992 (16 Ill. Reg. 3335)	1992 (1	6 111.	Reg.	3335)
112.72	Amendment	March 6,	1992 (1	6 111.	Reg.	3335)
1.12.74	Amendment	March 6,	1992 (1	6 111.	Reg.	3335)
112.78	Amendment	March 6,	1992 (1	6 111.	Reg.	3335)
112.79	Amendment	March 6,	1992 (1	6 111.	Red.	3335)
112.82	Amendment	March 6,	1992 (1	6 111.	Red.	3335)
112.127	Amendment	August 2	8, 1992	(16 11	1. Re	August 28, 1992 (16 Ill. Reg. 13195)
112,138	Repeal	July 17, 1992 (16 Til. Red. 11399)	1992 (1	6 T11.	Red.	11399)

- These proposed amendments do 10) Statement of Statewide Policy Objectives: not affect units of local government.
- must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable (Y
- Types of small businesses affected: None B)
- Reporting, bookkeeping or other preedures required for compliance: ς υ
- Types of professional skills necessary for compliance: (Q

Emergency Amendments which appears in this issue of the Register on page 13631. The full text of the Proposed Amendments is identical to the text of the

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Aid to the Aged, Blind or Disabled
- 2) Code Citation: 89 Ill. Adm. Code 113

3) Section Number:

113.9

Amendment

Proposed Action:

- 4) <u>Statutory Authority</u>: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars 3-1 et seq. and 12-13)
- change conforms to a change in state law. A state law change has eliminated the provision that benefits be reinstated in full to the date of change when assistance was reduced or terminated due to a client's failure to cooperate within 10 working days after the first day financial aid would have been available and the client indicates a willingness to cooperate with the Department.
- 6) Will these proposed amendments replace emergency amendments currently in effect? Yes
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? N
- 9) Are there any other proposed amendments pending on this Part?
- 10) <u>Statement of Statewide Policy Objectives</u>: These proposed amendments do not affect units of local government.
- 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.
- 12) Initial Regulatory Flexibility Analysis:
- A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable
- B) Types of small businesses affected: None

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- C) Reporting, bookkeeping or other preedures required for compliance:
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments is identical to the text of the Emergency Amendments which appears in this issue of the Register on page 13643.

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: FOOD STAMPS
- 2) Code Citation: 89 Ill. Adm. Code 121
- Proposed Action: Amendment Amendment Section Numbers: 121.41 121.3 3)
- Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12.4 through 12-4.6 and 12-3) Statutory Authority: 4)

New Section

Amendment

121.59

121.76

- This rulemaking Program, the Supplemental Security Income Program, the Interim Assistance Assistance. As the result of this rulemaking, a categorically eligible household will be defined as one in which all members are authorized to expands the definition of categorical eligibility for food stamp households to include recipients of Interim Assistance and General receive benefits under the Aid to Families with Dependent Children Complete Description of the Subjects and Issues Involved: Program and/or the General Assistance Program. 2)
- Will these proposed amendments replace emergency amendments currently in effect? (9
- 7) Does this rulemaking contain an automatic repeal date?
- 8) Do these proposed amendments contain incorporations by reference? No
- Are there any other proposed amendments pending on this Part? Yes

Illinois Register Citation	June 12, 1992 (16 Ill. Reg. 8898)	ay 29, 1992 (16 Ill. Reg. 8039)	pril 24, 1992 (16 Ill. Reg. 6708)	
Proposed Action 1	Amendment	и	Amendment	
Sections	121.25	121.34	121.63	

- ф Statement of Statewide Policy Objectives: These proposed amendments not affect units of local government. 10)
- E., 3rd Floor, Springfield, Illinois 62762. The Department will consider must be in writing and should be addressed to Judy Umunna, Bureau of Rules all written comments it receives within 30 days after the publication of and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments this notice. 11)

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NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

- Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable
- Types of small businesses affected: None B)
- Reporting, bookkeeping or other proedures required for compliance: ()
- Types of professional skills necessary for compliance: (q

The full text of the Proposed Amendments begins on the next page:

THE OF COURTS REPRESENTED

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER D: ASSISTANCE PROGRAMS

PART 121 FOOD STAMPS SUBPART A: APPLICATION PROCEDURES

	Application for Assistance	Time Limitations on the Disposition of an Application	Approval of an Application and Initial Authorization of Assistance	Denial of an Application	Client Cooperation	Emergency Assistance	Expedited Services	Interviews
4000	121.1	121.2	121.3	121.4	121.5	121.6	121.7	121.10

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NOTICE OF PROPOSED AMENDMENTS

121.55 Sponsors of Allens 121.57 Assets 121.58 Assets 121.59 Asset Disregards 121.59 Asset Disregards Subpart D: ELIGIBILITY STANDARDS Section 121.61 Gross Monthly Income Eligibility Standards 121.62 Income Which Must Be Annualized 121.63 Deductions From Monthly Income 121.64 Coupon Allotment Section 121.70 Fersons Who May Be Included in the Assistance Unit 121.71 Living Arrangement 121.72 Nonhousehold Members 121.73 Ineligible Household Members 121.75 Students 121.75 Students	ANDARDS ds ards ards istance Unit
	m Assistance and/or

Section 121.72 Living Arrangement 121.73 Londousehold Members 121.73 Ineligible Household Members 121.74 Strikers 121.75 Students 121.76 Households Receiving AFDC, SSI, Interim Assistance and/or G Categorical Eligibility Section 121.80 Fraud Disqualification (Renumbered) 121.81 Initiation of Administrative Fraud Hearing (Repealed) 121.82 Notification To Applicant Households (Renumbered) Disqualification Upon Finding of Fraud (Renumbered) 121.83 Court Imposed Disqualification (Renumbered) Court Imposed Disqualification (Renumbered)
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SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Income from Work/Study/Training Programs Earned Income from Roomer and Boarder Income From Rental Property

Lump Sum Payments and Income Tax Refunds

Budgeting Earned Income

Earned Income

121.40

Exempt Earned Income

121.41 121.50 121.51 121.52

Unearned Income In-Kind

121.32 121.33 121.34

Exempt Unearned Income Education Benefits

Unearned Income

Section 121.30

121.31

(pa

NOTICE OF PROPOSED AMENDMENTS

Small Group Living Arrangement Facilities and Drug/Alcoholic Treatment Centers 121.140

SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM

Section

Disqualification Upon Finding of Intentional Violation of the Penalties for Intentional Violations of the Program Definition of Intentional Violations of the Program Notification To Applicant Households Court Imposed Disqualification Program 121.150 121.151 121.152 121,153 121.154

CLAIMS FOR OVERISSUANCES OF FOOD STAMP BENEFITS SUBPART H:

Establishing a Claim for Intentional Violation of the Program Failure to Make Payment in Accordance with Repayment Schedule Establishing a Claim for Unintentional Household Errors and Determination of Monthly Allotment Reductions (Recodified) Failure to Respond to Initial Demand Letter (Recodified) Methods of Repayment of Food Stamp Claims (Recodified) Suspension and Termination of Claims (Recodified) Collecting Claim Against Households (Recodified) Administrative Errors (Recodified) Types of Claims (Recodified) (Recodified) (Recodified) Section 121.200 121.201 121.202 .21.203 121.204 121.205 121.206 121.207 121.208

Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 19891991, ch. Implementing Sections 12-4.4 through 12-4.6 and authorized by 23, pars. 12-4.4 through 12-4.6 and 12-3)

February 2, 1979; amended at 3 Ill. Reg. 31, p. 109, effective August 3, 1979; SOURCE: Adopted December 30, 1977; amended at 3 Ill. Reg. 5, p. 875 effective amended at 3 111. Reg. 33, p. 399 effective August 18, 1979; amended at 3 111. Reg. 41, p. 165, effective October 11, 1979; amended at 3 111. Reg. 42, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 17, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; at 3 Ill. Reg. 48, p. 1; effective November 15, 1979; peremptory amendment at effective July 8, 1980 for maximum of 150 days; amended at 4 Ill. Reg. 37, p. 230, effective October 9, 1979; amended at 3 Ill. Reg. 44, p. 173, effective 96, effective November 13, 1979; amended Ill. Reg. 9, p. 259, effective February 23, 1980; amended at 4 Ill. Reg. 10, Reg. 3, p. 49, effective January 9, 1980; peremptory amendment at 4 October 19, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, p. 253, effective February 27, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; emergency amended at 4 Ill. Reg. 29, p. 294, 1979; amended at 3 Ill. Reg. 47, p.

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Adm. Code 165 at 10 Ill. Reg. 21094; peremptory amendment at 11 Ill. Reg. 3761, amended at 8 Ill. Reg. 7249, effective May 16, 1984; peremptory amendment at 8 amended at 5 Ill. Reg. 1131, effective January 16, 1981; amended at 5 Ill. Reg. 4586, effective April 15, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective September 11, 1987; amended at 11 Ill. Req. 18218, effective October Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 12736, effective 1983; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5715, effective May effective July 16, 1984; amended at 8 Ill. Reg. 17900, effective September 14, 1984; amended (by adding section being codified with no substantive change) at October 1, 1984; peremptory amendment at 8 Ill. Reg. 22145, effective November amended at 10 Ill. Reg. 229, effective December 20, 1985; peremptory amendment effective October 1, 1986; Sections 121.200 thru 121.208 recodified to 89 Ill. effective February 13, 1987, for a maximum of 150 days; emergency amendment at at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; peremptory amendment at 10062, effective October 1, 1981; amended at 5 Ill. 11 Ill. Reg. 9968, effective May 15, 1987, for a maximum of 150 days; amended Ill. Reg. 6804, effective May 1, 1985; amended at 9 Ill. Reg. 8665, effective effective May 25, 1987; peremptory amendment at 11 111. Reg. 11391, effective 1985; amended at 9 Ill. Reg. 11334, effective July 8, 1985; amended at 9 Ill. at 11 Ill. Reg. 10269, effective May 22, 1987; amended at 11 Ill. Reg. 10621, amended at 6 Ill. Reg. 2707, effective March 2, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10208, effective August 9, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended amendment at 7 Ill. Reg. 12899, effective October 1, 1983; amended at 7 Ill. 1, 1984; amended at 9 Ill. Reg. 302, effective January 1, 1985; amended at 9 15261, effective September 1, 1987, for a maximum of 150 days; amended at 11 Reg. 14334, effective September 6, 1985; peremptory amendment at 9 Ill. Reg. 111. Reg. 15480, effective September 4, 1987; amended at 11 Ill. Reg. 15634, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, July 1, 1987; peremptory amendment at 11 Ill. Reg. 11855, effective June 30, 16067, effective November 18, 1983; amended at 7 Ill. Reg. 16169, effective October 16, 1985; amended at 9 Ill. Reg. 19726, effective December 9, 1985; amended at 11 Ill. Reg. 13635, effective August 1, 1987; amended at 11 Ill. October 29, 1981; amended at 6 Ill. Reg. 1653, effective January 17, 1982; at 10 Ill. Reg. 7387, effective April 21, 1986; peremptory amendment at 10 Ill. Reg. 7941, effective May 1, 1986; amended at 10 Ill. Reg. 14692, effective August 29, 1986; peremptory amendment at 10 Ill. Reg. 15714, Reg. 13655, effective October 4, 1983, peremptory amendment at 7 Ill. Reg. Reg. 14022, effective August 10, 1987; emergency amendment at 11 Ill. Reg. 1, 1983; amended at 7 Ill. Reg. 8118, effective June 24, 1983; peremptory May 29, 1985; peremptory amendment at 9 Ill. Reg. 8898, effective July 1, November 22, 1983; amended at 8 Ill. Reg. 5673, effective April 18, 1984; 15582, effective October 1, 1985; amended at 9 Ill. Reg. 16889, effective 1987; emergency amendment at 11 Ill. Reg. 12043, effective July 6, 1987; 8 Ill. Reg. 17898; peremptory amendment at 8 Ill. Reg. 19690, effective Ill. Reg. 10086, effective July 1, 1984; amended at 8 Ill. Reg. 13284, effective February 11, 1987; emergency amendment at 11 Ill. Reg. 3754,

NOTICE OF PROPOSED AMENDMENTS

150 days; amended at 12 Ill. Reg. 4204, effective February 5, 1988; amended at Req. 3890, effective March 10, 1989; amended at 13 Ill. Reg. 13619, effective August 14, 1989; peremptory amendment at 13 Ill. Reg. 15859, effective October 1, 1989; amended at 14 Ill. Reg. 729, effective January 1, 1990; amended at 14 amended at 12 Ill. Reg. 20161, effective November 30, 1988; amended at 13 Ill. 15 Ill. Reg. 11957, effective August 12, 1991; peremptory amendment at 15 Ill. amendment at 12 Ill. Reg. 1941, effective December 31, 1987, for a maximum of effective October 1, 1990; amended at 14 Ill. Reg. 16983, effective September Reg. 14134, effective October 1, 1991; emergency amendment at 16 Ill. Reg. 757, effective January 1, 1992, for a maximum of 150 days; amended at 16 Ill. amendment at 12 Ill. Reg. 14045, effective August 19, 1988, for a maximum of 1988; peremptory amendment at 12 Ill. Reg. 16271, effective October 1, 1988, 30, 1990; amended at 15 Ill. Reg. 11150, effective July 22, 1991; amended at No. 1987; peremptory amendment at 11 111. Reg. 18374, effective October 30, 150 days; peremptory amendment at 12 Ill. Req. 15704, effective October 1, 1987; amended at 12 Ill. Req. 877, effective December 30, 1987; emergency effective June 1, 1988; amended at 12 Ill. Reg. 11463, effective June 30, 12 Ill. Reg. 9678, effective May 23, 1988; amended at 12 Ill. Reg. 9922, 1111. Reg. 6349, effective April 13, 1990; amended at 14 Ill. Reg. 13202, 1988; amended at 12 Ill. Reg. 12824 effective July 22, 1988; emergency effective August 6, 1990; peremptory amendment at 14 Ill. Reg. 15158, Reg. 10011, effective June 15, 1992; amended at 16 Ill. Reg. effective

CAPITALIZATION DENOTES STATUTORY LANGUAGE. NOTE:

SUBPART A: APPLICATION PROCEDURES

Approval of an Application and Initial Authorization of Assistance Section 121.3

- Eligibility for program participation shall not be authorized for any period prior to the month in which application is made. (B)
- household shall receive benefits prorated from the day of application is issued to a household or the first month for which an allotment is during which the household was not certified for participation in the A household's benefits level for the initial month of certification "initial month" means either the first month for which an allotment will be based on the day of the month it applies for benefits. A issued to a household following any period of at least one month to the end of the month. As used in this paragraph, the term Food Stamp Program. 2
- For categorically eligible households, (i.e. households in which all members are authorized to receive benefits under the Aid to Families with Dependent Children Program, andler-the Supplemental Security (i)

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NOTICE OF PROPOSED AMENDMENTS

Section 121.3(c) (continued)

Assistance Program), a food stamp application which is denied, while pending, is reactivated when the Department becomes aware that AFDC_ and/or-SSI, Interim Assistance and/or GA benefits are approved. In the AFDC, and/or-SSI, Interim Assistance and/or GA application is prorated from the day AFDC, and tor-SSI, Interim Assistance and/or Income Program, the Interim Assistance Program and/or the General this instance, the household shall receive Food Stamp benefits State GA benefits were approved.

, effective

Amended at 16 Ill. Reg.

(Source:

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Budgeting Earned Income Section 121.41

- However, for those categorically eligible households with a reopened recertified, income which the household anticipates receiving during the certification period starting the month following the expiration When determining eligibility and level of benefits, income received during the month in which the household applies shall be budgeted. food stamp application, income received during the first month of AFDC/SSI/Interim Assistance/GA, eligibility shall be budgeted. of the current certification period shall be budgeted. a)
- household and any anticipated income that is reasonably certain to be 1.5 month of application shall be used as an indication only if income received. Income received in the fiscal month prior to the fiscal received. Income which is not certain to be received either on Anticipated income shall be counted only in the month The Department shall consider income already received by the amount or date shall not be counted. stable. (q
- Households anticipating variable income over the certification period shall have their income averaged unless the household requests otherwise. ()
- The earned income of special situation households shall be treated as follows: 9

Self Employed 1)

annual income shall be averaged over a 12 month period even if the income is received within a shorter period of time Self-employment income which represents a household's during the 12 months. A

NOTICE OF PROPOSED AMENDMENTS

Section 121.41(d)(1) (continued)

- averaged over the period of time the income is intended to Self-employment income which is intended to meet the household's needs for only part of the year shall be cover.
- Resident Farm Laborers 2)
- during the work season and such payments are anticipated to be the only source of income during the year, the income If resident farm laborers are paid for work done only shall be averaged over the 12-month period. A)
- sources, the income shall not be averaged but shall reflect If the household receives advance or deferred payments during the non-work season or has income from other the actual receipt of the income. B)
- School Contractual Employees (e

Those households that derive their income in a period of time shorter than one year shall have that income averaged over a 12 month period, provided the income is not received on an hourly or piecework basis.

Self-Employed Farmers £)

A deduction is allowed from other countable household income for the self-employed farmer if annual gross proceeds of \$1,000 or more are costs of producing income which exceeds the income derived from self-employment as a farmer. An individual is considered a anticipated or received from a farming enterprise.

, effective Amended at 16 Ill. Reg.

Asset Disregards Section 121.59

- Households which are categorically eligible, as defined in Section 121.76, do not have to meet the asset limits in this section. a)
- all households with one or more members 60 years of age or \$3,000 for ab)
- \$2,000 for all other households-{ingluding-PA-and-SSI-households}. BC)

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

HOUSEHOLD CONCEPT SUBPART E:

- Households Receiving AFDC, SSI, Interim Assistance and/or GA -Categorical Eligibility 121.76
- A household in which all members are authorized to receive AFDC, SSI, eligible for Food Stamp benefits. Categorically eligible means that Interim Assistance and/or GA is categorically or automatically each household member meets one of the following conditions: a)
- receives AFDC, SSI, Interim Assistance or GA; or 1
- is approved for AFDC, SSI, Interim Assistance or GA even if a check has not been received; or 5)
- has an AFDC or Interim Assistance case in zero grant status; or 3)
- has an SSI case in recoupment status; or 4)
- has an SSI case in suspension status. 2)
- Categorical eligibility does not apply to a household in which a member is disgualified for an Intentional Program Violation. (q

effective Added at 16 Ill. Reg. (Source:

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: General Assistance
- 89 Ill. Adm. Code 114 2) Code Citation:
- Proposed Action: 3) Section Number:
- Amendment 114.9
- Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 6-1 et seq. and 12-13) 4)
- failure to cooperate within 10 working days after the first day financial eliminated the provision that benefits be reinstated in full to the date and would have been available and the client indicates a willingness to of change when assistance was reduced or terminated due to a clients Complete Description of the Subjects and Issues Involved: This rule change conforms to a change in state law. A state law change has cooperate with the Department.
- Will these proposed amendments replace emergency amendments currently in effect? Yes (9)
- 7) Does this rulemaking contain an automatic repeal date?
- No 8) Do these proposed amendments contain incorporations by reference?
- 9) Are there any other proposed amendments pending on this Part? Yes

	1401)	1401)	1401)	1401)	1401)
cion	Reg. 1	Reg. 1	July 17, 1992 (16 Ill. Reg. 11401)	Reg. 1	Reg. 1
Cita	111.	111.	111.	111.	111
ter	(16	(16	(16	(16	(16
Illinois Register Citation	1992	1992	1992	1992	1992
ois	17,	17,	17,	17,	17.
Illir	July	July	July	July	July
ction					
Proposed Action	Amendment	Amendment	Amendment	Amendment	Amendment
Section	114.1	114.2	114.351	1.14.352	114.353

- 10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.
- must be in writing and should be addressed to Judy Umunna, Bureau of Rules E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments this notice.

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NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

- Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable A)
- Types of small businesses affected: None B)
- Reporting, bookkeeping or other preedures reguired for compliance: ()
- Types of professional skills necessary for compliance: None (a

Emergency Amendments which appears in this issue of the Register on page 13653. The full text of the Proposed Amendments is identical to the text of the

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Medical Payment
- 2) Code Citation: 89 Ill. Adm. Code 140
- Proposed Action: 3) Section Numbers:

140.492

Amendment

- Section 12-13 of the Illinois Public Aid Code (Ill. 23, par. 12-13) 4) Statutory Authority: Rev. Stat. 1991, ch.
- 5) Complete Description of the Subjects and Issues Involved: These proposed Department of their rates. In some areas of the State, this has resulted in unreasonably high rates. In addition, the amendments clarify that the Department does not provide separate reimbursement for oxygen when billed current rules, providers set their own rates simply by notifying the amendments authorize the Department, rather than the provider, to determine taxicab reimbursement rates in non-regulated areas. in conjunction with Advanced Life Support services.
- 6) Will these proposed amendments replace emergency amendments currently in
- No 7) Does this rulemaking contain an automatic repeal date?
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? Yes

Sections	Proposed Action	Proposed Action Illinois Register Citation
140.2	Amendment	May 1, 1992 (16 Ill. Reg. 6936)
140.12	Amendment	July 31, 1992 (16 Ill. Reg. 12116)
140.13	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.14	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140,15	Amendment	May 22, 1992 (16 Ill. Reg. 7775)
140.16	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.16	Amendment	May 29, 1992 (16 Ill. Reg. 8047)
140.17	Amendment	May 29, 1992 (16 Ill. Reg. 8047)
140.19	Amendment	March 27, 1992 (16 Ill. Reg. 4708)
140.31	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.31	New Section	July 24, 1992 (16 Ill. Reg. 11721)
140.32	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140,33	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.413	Amendment	April 24, 1992 (16 Ill. Reg. 6719)
140.420	Amendment	June 26, 1992 (16 Ill. Reg. 10145)
140.421	Amendment	May 15, 1992 (16 Ill. Req. 7576)

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140.421	Amendment	June 26, 1992 (16 Ill. Req. 10145)
140.525	Amendment	August 28, 1992 (16 Ill. Reg. 13211)
140.526	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.526	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.527	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.527	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.528	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.528	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.529	Repeal	January 10, 1992 (16 Ill. Reg. 472)
140.529	Repeal	June 19, 1992 (16 Ill. Reg. 9393)
140.538	Amendment	August 28, 1992 (16 Ill. Reg. 13211)
140.560	Amendment	August 21, 1992 (16 Ill. Reg. 12838)
140.566	New Section	March 27, 1992 (16 Ill. Reg. 4708)
140.570	Amendment	August 21, 1992 (16 Ill. Reg. 12838)
140.571	Amendment	August 21, 1992 (16 Ill. Reg. 12838)
140.572	Amendment	August 21, 1992 (16 Ill. Reg. 12838)
140.573	Amendment	August 21, 1992 (16 Ill. Reg. 12838)
140.574	Amendment	August 21, 1992 (16 Ill. Reg. 12838)
140.579	Amendment	August 21, 1992 (16 Ill. Reg. 12838)
140.580	Repeal	August 21, 1992 (16 Ill. Reg. 12838)
140.581	Repeal	August 21, 1992 (16 Ill. Reg. 12838)
140.600	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.602	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.604	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.608	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.610	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.612	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.614	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.700	Amendment	May 15, 1992 (16 Ill. Reg. 7576)
140.Table	J Repeal	August 21, 1992 (16 Ill. Reg. 12838)

- These proposed amendments do 10) Statement of Statewide Policy Objectives: not affect units of local government.
- must be in writing and should be addressed to Joanne Jones, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: August 11, 1992

13399

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13400

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B) Types of small businesses affected: Taxicab companies

- C) Reporting, bookkeeping or other procedures required for compliance: None
- Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

Section	
140.1	Incorporation By Reference
140.2	Medical Assistance Programs
140.3	Covered Services Under The Medical Assistance Programs for AFDC,
	AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not
	Eligible for AFDC, Pregnant Women Who Would Be Eligible if the
	Child Were Born and Pregnant Women and Children Under Age Eight Who
	Do Not Qualify As Mandatory Categorically Needy
140.4	Covered Medical Services Under AFDC-MANG for non-pregnant persons
	who are 18 years of age or older (Repealed)
140.5	Covered Medical Services Under GA
140.6	Medical Services Not Covered
140.7	Medical Assistance Provided to Individuals Under the Age of
	Eighteen Who Do Not Qualify for AFDC and Children Under Age Eight
140.8	Medical Assistance For Qualified Severely Impaired Individuals
140.9	Medical Assistance for a Pregnant Woman Who Would Not Be
	Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already
	Born Or Who Do Not Qualify As Mandatory Categorically Needy
140.10	Medical Assistance Provided to Incarcerated Persons
	SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL
Section	
140.11	Enrollment Conditions for Medical Providers
140.12	Participation Reguirements for Medical Providers
140.13	Definitions
140.14	Denial of Application to Participate in the Medical Assistance
	Program
140.15	Recovery of Money .
140.16	Termination of a Vendor's Eligibility to Participate in the Medical
	Assistance Program
140.17	Suspension of a Vendor's Eligibility to Participate in the Medical
	Assistance Program
140.18	Effect of Termination on Individuals Associated with Vendor
140.19	Application to Participate or for Reinstatement Subsequent to
	Termination, Suspension or Barring
140.20	Submittal of Claims
140.21	Covered Medicaid Services for Qualified Medicare Beneficiaries
	(OMBs)

NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF PUBLIC AID

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NOTICE OF PROPOSED AMENDMENTS

Non-Participating Hospitals (Recodified)	Fre July 1, 1989 Services (Recodified)	Post June 30, 1989 Services (Recodified)	Prepayment Review (Recodified)				Volume Adjustment (Repealed)	Groupings (Recodified)		Payment (Recodified)			Alternatives (Recodified)				Definitions (Recodified)	Types of Subacute Alcoholism and Substance Abuse Services	(Recodified)	Payment for Subacute Alcoholism and Substance Abuse Services	(Recodified)	Rate Appeals for Subacute Alcoholism and Substance Abuse Services	(Recodified)	
140.361	140.362	140.363	140.364	140.365	140.366	140.367	140.368	140.369	140.370	140.371	140.372	140.373	140.374	140.375	140.376	140.390	140.391	140.392		140.394		140.396		
Magnetic Tape Billings	Payment of Claims	Payment Procedures	Overpayment or Underpayment of Claims	Payment to Factors Prohibited	Assignment of Vendor Payments	Record Requirements for Medical Providers	Audits	Emergency Services Audits		False Reporting and Other Fraudulent Activities	Prior Approval for Medical Services or Items	Prior Approval in Cases of Emergency	Limitation on Prior Approval	Post Approval for items or Services When Prior Approval Cannot Be		Reimbursement for Medical Services Through the Use of a C-13	Invoice Voucher Advance Payment and Expedited Payments	Drug Manual (Recodified)	Drug Manual Updates (Recodified)		SUBPART C: PROVIDER PARTICIPATION FEES			Transperson to the Control of the Co
140.22	140.23	140.24	140.25	140.26	140.27	140.28	140.30	140.31	EMERGENCY	140.35	140.40	140.41	140,42	140.43		140.71		140.72	140.73				Section	A CO CAL

TOTAL COLLABOR TOTAL TOT		SUBPARI D: PAYMENI FOR NON-INSTITUTIONAL SERVIC
General Requirements (Recodified)		
Special Requirements (Recodified)	Section	
Covered Hospital Services (Recodified)	140.400	Payment to Practitioners, Nurses and Laboratories
Hospital Services Not Covered (Recodified)	140.410	Physicians' Services
Limitation On Hospital Services (Recodified)	140.411	Covered Services By Physicians
Transplants (Recodified)	140.412	Services Not Covered By Physicians
Heart Transplants (Recodified)	140.413	
Liver Transplants (Recodified)	140.414	
Bone Marrow Transplants (Recodified)		Physicians
Disproportionate Share Hospital Adjustments (Recodified)	140.416	Optometric Services and Materials
Fayment for Inpatient Services for GA (Recodified)	140.417	Limitations on Optometric Services

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Hearings (Recodified)

140.398

Medicaid Developmentally Disabled Provider Participation Fee Trust Fund/Medicaid Long Term Care Provider Participation Fee Trust Fund

Hospital Services Trust Fund

140.95 140.96 140.97

Section 140.94

	Payment to Practitioners, Nurses and Laboratories	Physicians' Services	Covered Services By Physicians	Services Not Covered By Physicians	Limitation on Physician Services	Requirements for Prescriptions and Dispensing of Pharmacy Items -	Physicians	Optometric Services and Materials	Limitations on Optometric Services	Department of Corrections Laboratory	Dental Services	Limitations on Dental Services	Requirements for Prescriptions and Dispensing Items of Pharmacv	Items - Dentists	Podiatry Services	Limitations on Podiatry Services	Requirement for Prescriptions and Dispensing of Pharmacy Items -	Podiatry
Section	140.400	140.410	140.411	140.412	140.413	140.414		140.416	140.417	140.418	140.420	140.421	140.422		140.425	140.426	140.427	
	Covered Hospital Services (Recodified)	Hospital Services Not Covered (Recodified)	Limitation On Hospital Services (Recodified)	Transplants (Recodified)	Heart Transplants (Recodified)	Liver Transplants (Recodified)	Bone Marrow Transplants (Recodified)	Disproportionate Share Hospital Adjustments (Recodified)	Fayment for Inpatient Services for GA (Recodified)	Hospital Outpatient and Clinic Services (Recodified)	Fayment for Hospital Services During Fiscal Year 1982 (Recodified)	Payment for Hospital Services After June 30, 1982 (Repealed)	Payment for Hospital Services During Fiscal Year 1983 (Recodified)	Limits on Length of Stay by Diagnosis (Recodified)	Payment for Pre-operative Days and Services Which Can Be Performed	in an Outpatient Setting (Recodified)	Copayments (Recodified)	Payment Methodology (Recodified)
	140.98	140.99	140.100	140.101	140.102	140.103	140.104	140.110	140.116	140.117	140.200	140.201	140.202	140.203	140.300		140.350	140,360

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Chiropractic Services	Laboratory Services		Limitations on Independent Laboratory Services	Payment for Laboratory Services			Limitations on Nurse Services	Services	Pharmacy Services Not Covered	Prior Approval of Prescriptions	Filling of Prescriptions	tions	Prescription Items (Not Compounded)	Over-the-Counter Items	Reimbursement	Returned Pharmacy Items		Record Requirements for Pharmacies	Mental Health Clinic Services	Definitions	Types of Mental Health Clinic Services	Payment for Mental Health Clinic Services	Hearings	Therapy Services	Prior Approval for Therapy Services	Payment for Therapy Services	Clinic Services	Clinic Participation Requirements	Covered Services in Clinics	Clinic Service Payment	Psychiatric Clinics (Hospital-based)	Speech and Hearing Clinics (Repealed)	Rural Health Clinics	Independent Clinics	Hospice	Home Health Covered Services	of Hom	Prior Approval for Home Health Services	Approvation nome nearth	Medical Equipment, Supplies and Prosthetic Devices	Equipment, Supplies and Prosthetic Devices	Payment Will Not Be Made	Limitations on Equipment, Supplies and Prosthetic Devices	Prior Approval for Medical Equipment, Supplies and Prosthetic	Devices
140.428	4 43	140.431	140.432	140.433	140.434	140.435	140.436	140.440	140.441	140.442	140.443	140.444	140.445	140.446	140.447	140.448	140.449	140.450	140.452	140.453	140.454	140.455	140.456	140.457	140.458	140.459	140.460	140.461	140.462	140.463	140.464	140.465	140.466	140.467	140.409	140.471	140 472	140.473	140.474	140.475	140.476		140.477	140.478	

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SUBPART E: GROUP CARE

Section	
140.500	Group Care Services
140.502	Cessation of Payment at Federal Direction
140.503	Cessation of Payment for Improper Level of Care
140.504	Cessation of Payment Because of Termination of Facility
140.505	Continuation of Payment Because of Threat To Life
140.506	Provider Voluntary Withdrawal
140.507	Continuation of Provider Agreement
140.510	Determination of Need for Group Care
140.511	Services Provided Without Charge
140.512	Utilization Control
140.513	Utilization Review Plan (Repealed)
140.514	Certifications and Recertifications of Care
140.515	Management of Recipient Funds Personal Allowance Funds
140.516	Recipient Management of Funds
140.517	Correspondent Management of Funds
140.518	Facility Management of Funds
140.519	Use or Accumulation of Funds
140.520	Management of Recipient Funds Local Office Responsibility
140.521	Room and Board Accounts
140.522	Reconciliation of Recipient Funds
140.523	Bed Reserves
140.524	Cessation of Payment Due to Loss of License
140.525	Eligibility For Quality Incentive Program (QUIP)
EMERGENCY	
140.526	
	Program (QUIP)

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140.527	Quality Incentive Survey	140.581	Oualifying as Mandated Capital Improvement
140.528	Payment of Quality Incentive	140 582	Cost Adjustments
140.529	Reviews	140.583	Campus Facilities
140.530	Basis of Payment for Long Term Care Services	140.584	Illinois Municipal Retirement Fund (IMRF)
140.531	General Service Costs	140.590	quirements
140.532	Health Care Costs	140.642	Screening Assessment for Long Term Care and Alternative Residentia
140.533	General Administration Costs		Settings and Services
140,534	Ownership Costs	140.643	In-Home Care Program
140.535	Costs for Interest, Taxes and Rent	140.645	Medical and In-Home Care For Disabled Persons Under Age 21
140.536	Organization and Pre-Operating Costs	140.646	Reimbursement for Developmental Training (DT) Services for
140.537	Payments to Related Organizations		Individuals With Developmental Disabilities Who Reside in Long Terr
140.538	Special Costs		Care (ICF and SNF) and Residential (ICF/MR) Facilities
EMERGENCY		140.647	Description of Developmental Training (DT) Services
140.539	Nurse's Aide Training and Testing	140.648	Determination of the Amount of Reimbursement for Developmental
140.540	Costs Associated With Nursing Home Care Reform Act and Implementing		Training (DT) Programs
	Regulations	140.649	Effective Dates of Reimbursement for Developmental Training (DT)
140.541	Salaries Paid to Owners or Related Parties		Programs
140.542	Cost Reports-Filing Requirements	140.650	Certification of Developmental Training (DT) Programs
140.543	Time Standards for Filing Cost Reports	140.651	
140.544	Access to Cost Reports (Repealed)	140.652	Terms of Assurances and Contracts
140.545	Penalty for Failure to File Cost Reports	140.680	Effective Date Of Payment Rate
140.550	Update of Operating Costs	140.700	Discharge of Long Term Care Residents
140.551	General Service Costs	140.830	Appeals of Rate Determinations
140.552	Nursing and Program Costs	140.835	Determination of Cap on Payments for Long Term Care (Repealed)
140.553	General Administrative Costs		
140.554	Component Inflation Index		SUBPART F: MEDICAID PARTNERSHIP PROGRAM
140.555	Minimum Wage		
140.560	Components of the Base Rate Determination	Section	
140.561	Support Costs Components	140.850	General Description
140.562	Nursing Costs	140.855	Definition of Terms
140.563	Capital Costs	140.860	Covered Services
140.565	Kosher Ritchen Reimbursement	140.865	Sponsor Qualifications
140.566	Level I Incentive Payments (Repealed)	140.870	Sponsor Responsibilities
140.567	Level II Incentive Payments (Repealed)	140.875	Department Responsibilities
140.568	Duration of Incentive Payments (Repealed)	140.880	Provider Qualifications
140.569	Clients With Exceptional Care Needs	140.885	Provider Responsibilities
140.570	Capital Rate Component Determination	140.890	Payment Methodology
140.571	Fair Rental Value (FRV) Calculation	140.895	Contract Monitoring
140.572	Total Capital Rate	140.896	Reimbursement For Program Costs (Active Treatment) For Clients in
140.573	Other Capital Provisions		Long Term Care Facilities For the Developmentally Disabled
140.574	Capital Costs for Rented Facilities		(Recodified)
140.575	Newly Constructed Facilities (Repealed)		
140.576	Renovations (Repealed)	SUBBI	SUBBPART G: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES
140.577	Capital Costs for Rented Facilities (Renumbered)		
140.578	Property Taxes	Section	
140.579	Specialized Living Centers	140.900	Reimbursement For Nursing Costs For Geriatric Residents in Group
140.580	Mandated Capital Improvements		Care Facilities (Recodified)

NOTICE OF PROPOSED AMENDMENTS

										(Recodified)	
ied)						-	_			Program	
Functional Areas of Needs (Recodified)	Service Needs (Recodified)	Definitions (Recodified)	Times and Staff Levels (Repealed)	Statewide Rates (Repealed)	Reconsiderations (Recodified)	Midnight Census Report (Recodified)	Times and Staff Levels (Recodified	Statewide Rates (Recodified)	Referrals (Recodified)	Basic Rehabilitation Aide Training Program (Recodified)	Interim Nursing Rates (Recodified)
140.901	140.902	140.903	140,904	140,905	140.906	140.907	140.908	140.909	140.910	140.911	140.912

SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

Section	
140.940	Illinois Competitive Access and Reimbursement Equity (ICARE)
	Program (Recodified)
140.942	Definition of Terms (Recodified)
140.944	Notification of Negotiations (Recodified)
140.946	Hospital Participation in ICARE Program Negotiations (Recodified)
140.948	Negotiation Procedures (Recodified)
140.950	Factors Considered in Awarding ICARE Contracts (Recodified)
140.952	Closing an ICARE Area (Recodified)
140.954	Administrative Review (Recodified)
140.956	Payments to Contracting Hospitals (Recodified)
140.958	Admitting and Clinical Privileges (Recodified)
140.960	Inpatient Hospital Care or Services by Non-Contracting Hospitals
	Eligible for Payment (Recodified)
140.962	Payment to Hospitals for Inpatient Services or Care not Provided
	under the ICARE Program (Recodified)
140,964	Contract Monitoring (Recodified)
140.966	Transfer of Recipients (Recodified)
140.968	Validity of Contracts (Recodified)
140.970	Termination of ICARE Contracts (Recodified)
140.972	Hospital Services Procurement Advisory Board (Recodified)
140.980	Elimination Of Aid To The Medically Indigent (AMI) Program
	(Emergency Expired)
140.982	Elimination Of Hospital Services For Persons Age Eighteen (18) And
	Older And Persons Married And Living With Spouse, Regardless Of Age

Time Limits for Processing of Prior Approval Requests

Schedule of Dental Procedures

140.TABLE E

Health Service Areas Capital Cost Areas

(Emergency Expired)

140. TABLE A

140. TABLE B 140. TABLE D 140.TABLE

Medichek Recommended Screening Procedures (Repealed)

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NOTICE OF PROPOSED AMENDMENTS

5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum amended at 8 Ill. Reg.10032, effective June 18, 1984; emergency amendment at 8 Code 141 at 8 111. Reg. 16354; amended (by adding sections being codified with effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 6983, effective May 9, 1984; amended at 8 III. Reg. 7258, effective May 16, 1984; emergency amendment at 8 III. Reg. 7910, effective May 22, 1984, for a effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency at 8 Ill. Req. 13343, effective July 17, 1984; amended at 8 Ill. Req. 13779, no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Req. 23218, effective November 20, 1984; emergency Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677,

NOTICE OF PROPOSED AMENDMENTS

140. Table H and 140. Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective III. Reg. 4302; amended at 11 I11. Reg. 4303, effective March 6, 1987; amended effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, at 11 111. Reg. 7664, effective April 15, 1987; emergency amendment at 11 111. effective August 14, 1987; amended at 11 111. Reg. 14771, effective August 25, Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 1987; amended at 11 111. Reg. 16758, effective September 28, 1987; amended at for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 and 147. Table A and 147. Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. amended at 9 111. Reg. 10025, effective June 26, 1985; emergency amendment at 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, III. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 111. Reg. 698, effective December 19, 1986; days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 at 9 111. Reg. 11357, effective June 28, 1985; amended at 9 111. Reg. 12000, Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; 18696, effective October 27, 1987; amended at 11 111. Reg. 20909, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; 1987; amended at 11 111. Reg. 12011, effective June 30, 1987; amended at 11 February 25, 1987, Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. III. Reg. 19737, effective December 9, 1985; amended at 10 III. Reg. 238, 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. effective June 1, 1987; amended at 11 111. Reg. 11528, effective June 22, III. Reg. 9169, effective April 28, 1987; amended at 11 III. Reg. 10903, III. Reg. 12290, effective July 6, 1987; amended at 11 III. Reg. 14048, 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and III. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798,

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1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, for a effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 expired July 14, 1990; amended at 14 Ill. Reg. 4543, effective March 12, 1990; effective April 27, 1990, for a maximum of 150 days; amended at 14 Ill. 10062, Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment 1989; Sections 140.850 thru 140.896 recodified to 89 Ill Adm. Code 146.5 thru 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 1990; days; amended at 12 111. Reg. 16738, effective October 5, 1988; amended at 12 effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 13 111. Reg. 11516, effective July 3, 1989; amended at 13 111. Reg. 12119, 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency maximum of 150 days; emergency expired August 3, 1990; emergency amendment at August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366, effective September 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; 148.120 at 13 111. Reg. 12118; amended at 13 111. Reg. 12562, effective July amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, III. Adm. Code 149.5 thru 149.325 at 12 III. Reg. 7401; amended at 12 III. at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; 111. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, 3241, effective February 14, 1990, for a maximum of 150 days; emergency 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988;

NOTICE OF PROPOSED AMENDMENTS

12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended effective May 23, 1991; amended at 15 Ill. Reg. 8972, effective June 17, 1991; 28, 1992; amended at 16 Ill. Reg. 4006, effective March 6, 1992; amended at 16 amended at 15 Ill. Reg. 17318, effective November 18, 1991; amended at 15 Ill. Ill. Reg. 11174, effective June 26, 1992; expedited correction at 16 Ill. Reg. amended at 14 Ill. Reg. 20478, effective December 7, 1990; amended at 14 Ill. effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. at 15 Ill. Reg. 16366, effective October 22, 1991, for a maximum of 150 days; August 1, 1991; emergency amendment at 15 Ill. Reg. 11515, effective July 25, October 30, 1990; amended at 14 Ill. Reg. 18813, effective November 6, 1990; Reg. 17733, effective November 22, 1991; emergency amendment at 16 Ill. Reg. Reg. 10468, effective July 1, 1991; amended at 15 Ill. Reg. 11176, effective maximum of 150 days; emergency expired January 12, 1992; emergency amendment effective January 24, 1992; amended at 16 Ill. Reg. 3552, effective February 18057, effective October 22, 1990; amended at 14 Ill. Reg. 18508, effective amended at 15 Ill. Reg. 6220, effective April 18, 1991; amended at 15 emergency amendment at 15 Ill. Reg. 12919, effective August 15, 1991, for a 1051, effective January 18, 1991; Section 140.569 withdrawn at 15 Ill. Reg. 11348, effective March 20, 1992; emergency amendment at 16 III. Reg. 11947, effective July 10, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. at 14 Ill. Reg. 17279, effective October 12, 1990; amended at 14 Ill. Reg. amended at 15 Ill. Reg. 10114, effective June 21, 1991; amended at 15 Ill. 300, effective December 20, 1991, for a maximum of 150 days; amended at 16 1992; amended at 16 Ill. Reg. 10050, effective June 5, 1992; amended at 16 effective April 7, 1992; amended at 16 Ill. Reg. 7017, effective April 17, 12186, effective July 24, 1992; emergency amendment at 16 Ill. Reg. 13337, Ill. Reg. 174, effective December 24, 1991; amended at 16 Ill. Reg. 1877, effective August 14, 1992, for a maximum of 150 days; amended at 16 Ill. Ill. Reg. 6534, effective April 30, 1991; amended at 15 Ill. Reg. 8264, 111. Reg. 6408, effective March 20, 1992; amended at 16 111. Reg. 6849, Reg. 20729, effective December 12, 1990; amended at 15 111. Reg. 298, effective December 28, 1990; emergency amendment at 15 111. Reg. 592, 1991, for a maximum of 150 days; emergency expired December 22, 1991; , effective

CAPITALIZATION DENOTES STATUTORY LANGUAGE. NOTE:

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Payment for Medical Transportation Section 140.492

the methodologies outlined in this Section. In no case shall rates exceed the Payment for medical transportation services shall be made in accordance with Medicare charge level, where applicable, or the rates charged to the general public.

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Section 140.492 (continued)

- Medicars shall be paid a base rate, mileage rate and a fixed amount miles after ten (10) miles (twenty [20] miles round trip) shall be for nonroutine services (e.g., an additional attendant). Loaded (B)
- Service cars shall be paid a base rate and a mileage rate. Loaded miles after ten (10) miles (twenty [20] miles round trip) shall be reimbursed. P
- Private autos shall be paid for loaded miles at a mileage rate. 0
- the Department. This rate will be effective July 1, 1992 and will be community rate. Taxicabs shall be reimbursed at the community rate, if in an area regulated by a municipality or township. Taxicabs in non-regulated areas shall be reimbursed at a rate as determined by (e.g., tamieabs, air lines, buses, trains) shall be at the usual Payment for transportation services provided by common carrier, reviewed on an annual basis each July. g
- provided in accordance with Section 140.490 at a-basie base, mileage Advanced Life Support (ALS) at an all inclusive rate which includes each November thereafter, according to the methodology set forth in The Department shall pay for medically necessary ambulance services each-November-thereafter,-accerding-to-the-methodology-set-forth-in mileage. Loaded miles for ALS trips shall be reimbursed at the per mile rate. Rates shall be reviewed beginning November 1, 1986, and subsections - (1) - through - (4) - below. - - Revised - rates - pursuant - to - this the base rate, oxygen, supplies, and all other services, excluding required. -- Rates-shall-be-reviewed-beginning-November-1,-1986,-and methodology-shall-be-effective-with-services-provided-on-or-after rate (loaded miles) and a rate for oxygen, as appropriate. - rate, July-1-of-the-succeeding-year. Payment shall also be made for subsections (e)(1) through (4) of this Section. Revised rates leaded-miles, -exygen, -and-Advanced-Life-Suppert-services-when pursuant to this methodology shall be effective with services provided on or after July 1 of the succeeding year. (e
- specific. The basic rate shall be the lesser of the provider's on the provider's claim form), or 80% of the 50th percentile of designated Medicare Locality, except that any basic rate previously approved by the Department which exceeds these parameters shall remain in force. The rate of annual increase usual and customary charge to the general public (as reflected the Medicare prevailing charge for Basic Life Support for the Payment shall be made at a basic rate which is provider shall not exceed 5%.

NOTICE OF PROPOSED AMENDMENTS

Section 140.492(e) (continued)

- provider is actually transporting an individual, shall be at a Medicare Locality 16. The annual rate of increase shall not rate per mile. The rate per mile shall be 50% of the 50th Payment for loaded miles, i.e., those miles for which the percentile of the Medicare prevailing mileage charge for exceed 5%. 5)
- The The annual rate of Payment for oxygen shall be made at a flat rate statewide. rate shall be 50% of the 50th percentile of the Medicare prevailing charge for Medicare Locality 16. increase shall not exceed 5%. 3
- between the Medicare 50th percentile prevailing charge for Basic The maximum rate shall be 80% of the difference lesser of the provider's usual charge, or a maximum allowable Life Support services and Advanced Life Support services for Medicare Locality 16. The annual rate of increase shall not Payment for Advanced Life Support services shall be at the rate statewide. exceed 5%. 4
- responsible relatives, or household members will be made at a loaded Payment for medical transportation services provided by individuals, including those currently receiving public assistance, legally mileage rate. (J

_, effective Amended at 16 Ill. Reg. (Source:

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Heading of the Part: College Immunization Code

<u>-</u>

Code Citation: 5 77 Ill. Adm. Code 694

Section Numbers: 3

Proposed Action: Amendment Amendment Amendment Amendment Repealed Repealed 694. Appendix A 694. Appendix B 694,110 694.100 694.120 694.20

Statutory Authority: 4

The College Student Immunization Act (Ill. Rev. Stat. 1991, ch. 144, par. 2600 et seq.)

A Complete Description of the Subjects and Issues Involved: 2

to one dose, and proof of immunity to mumps through laboratory testing would be acceptable. Tetanus-Diphtheria (Td) requirement would be reduced, for most students, from three doses Appendices A and B would be repealed and revised forms would be provided and/or made immunity requirements and repeal Appendix A (Certificate of Immunity) and Appendix B These proposed amendments modify the Tetanus-Diphtheria (Td) and Mumps proof of (Summary Report of the Immunization Status of College/University Students). The available to the post-secondary educational institutions.

Will this Rulemaking Replace an Emergency Rule Currently in Effect? 6

No X Yes

× N Does this Rulemaking Contain an Automatic Repeal Date? Yes 2

If "yes,", please specify the date:

- No X Does this Rulemaking Contain any Incorporations by Reference? Yes **∞**
- No X Are there any Other Proposed Amendments Pending on this Part? Yes 6

or 6.06(b)

If "yes," please specify type: 6.02(a)_

If ves:

Section Numbers Proposed Action III. Reg. Citation

10) Statement of Statewide Policy Objectives:

These amendments would modify the Tetanus-Diphtheria (Td) and Mumps proof of immunity requirements to be consistent with the recommendations of the Centers for Disease Control

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

- 12) Initial Regulatory Flexibility Analysis:
- A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
- B) Type of Small Businesses Affected:

Colleges, universities and other post-secondary educational institutions.

- C) Reporting, Bookkeeping or Other Procedures Required for Compliance:
- Review of the immunization records of students.
- D) Types of Professional Skills Necessary for Compliance:

No specific professional skills.

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NOTICE OF PROPOSED AMENDMENTS

The full text of the Proposed Amendments begins on the next page:

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH SUBCHAPTER k: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS TITLE 77: PUBLIC HEALTH

COLLEGE IMMUNIZATION CODE **PART** 694

SUBPART A: GENERAL PROVISIONS

Section

Purpose 694.10 694.20

Definitions

SUBPART B: IMMUNIZATION REQUIREMENTS

Section

Proof of Immunity 694,100

694.110 694.120

Record Keeping Recordkeeping
Completion and Submission of the Summary Report

SUBPART C: EXEMPTIONS

Medical Exemption 694.200

Religious Exemption 694.210

Classification Exemption 694.220

Section

Certificate of Immunity Form (Repealed) 694.Appendix A 694.Appendix B

Summary Report of the Immunization Status of College/University Students

Repealed)

Required Elements of Health Record 694. Appendix C

AUTHORITY: Implementing and authorized by the College Student Immunization Act "AN ACT concorning education and amonding an Act horein named" (111.Rev. Stat.1991, ch.144, par. 2601 et seq.).

SOURCE: Adopted at 14 III. Reg. 1609, effective January 19, 1990; emergency amendment at 14 III. Reg. 5882, effective March 30, 1990, for a maximum 150 days; amended at 14 III. Reg. 14551, effective August 27, 1990; amended at 16 III. Reg. 5916, effective March 31, 1992; amended at effective 16 III. Reg.

NOTE: Capitalization denotes statutory language.

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SUBPART A: GENERAL PROVISIONS

Section 694.20 Definitions

"Act" means the College Student Immunization Act "AN ACT concerning education and amending an Act herein named" (III. Rev. Stat. 1989 and 1990 1988 Supp., ch. 144, par. 26004 et seq.).

institution signed by a health care provider who has administered an immunizing agent "Certificate of immunity" means a form acceptable to a post-secondary educational to a student (or has reviewed health records evidencing such administration), specifying the vaccine administered and the date of administration.

"DEPARTMENT" MEANS THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH. (Section 1(a) of the Act)

In institutions with health services, that office shall be the designated office of record. "Designated record keeping office" means the office designated by a post-secondary educational institution as responsible for maintaining student immunization records.

"Enroll" means the student is a bona fide member of the post-secondary educational institution's student body receiving academic credit for on-campus instruction.

'Health care provider" means a physician licensed to practice medicine in all of its branches (M.D. or D.O.), local health authority, registered nurse employed by a school, college or university or a Department recognized vaccine provider.

"Physician" means a physician licensed to practice medicine in all of its branches (M.D. or D.O.).

INSTRUCTION ABOVE THE HIGH SCHOOL LEVEL, AND SHALL INCLUDE, "POST-SECONDARY EDUCATIONAL INSTITUTION" MEANS A PUBLIC OR PRIVATE COLLEGE OR UNIVERSITY OFFERING DEGREES AND BUT NOT BE LIMITED TO,

UNIVERSITIES AND COLLEGES UNDER THE GOVERNANCE OF THE OR HEREAFTER ESTABLISHED OR AUTHORIZED BY THE GENERAL BOARD OF REGENTS; AND ANY OTHER PUBLIC UNIVERSITY NOW UNIVERSITY OF ILLINOIS; SOUTHERN ILLINOIS UNIVERSITY; THE ANY AND ALL PRIVATE COLLEGES AND UNIVERSITIES; THE GOVERNANCE OF THE BOARD OF GOVERNORS OF STATE COLLEGES AND UNIVERSITIES; THE SEVERAL REGENCY SEVERAL UNIVERSITIES AND COLLEGES UNDER THE ASSEMBLY.

THE TERM SHALL NOT INCLUDE ANY PUBLIC OR PRIVATE JUNIOR DEGREES AND INSTRUCTION WHICH UTILIZES CORRESPONDENCE AS ITS PRIMARY MODE OF STUDENT INSTRUCTION. (Section 1(b) of OR COMMUNITY COLLEGE (i.e., any public or private degree-granting educational institution at which the highest award offered is a diploma or institution at which the highest degree offered is an associate degree or certificate of two years or less, OR ANY INSTITUTION OFFERING undergraduate certificate of two years or less), or any past-secondary

diagnosed disease, or laboratory evidence of immunization documented in writing by a health care provider in accordance with the requirements of this Part. The content of the immunization record form utilized by an institution shall include, as a minimum, prescribed on the Certificate of Immunity Form provided by the Department. (See the basic elements listed in Appendix C, and in an outline form similar to that as "Proof of immunity" means evidence of appropriate immunization, physician Appendix A.)

student relating to the vaccine-preventable diseases covered by this Part. The content minimum, the basic elements listed in Appendix C, and in an outline form similar to that as prescribed on the Certificate of Immunity Form provided by the Department. "Student health record" means a record containing the immunization status of a of the immunization record form utilized by an institution shall include, as a (See Appendix A.) "Summary report" means a form developed by the Department for gathering statistical exemptions, and the number otherwise without proof of immunity or such exemptions institution, the number with proof of immunity, the number with medical or religious information on the number of students enrolled at a post-secondary educational

educational institution. Students enrolling for the first time during a special term of less than the traditional duration (Summer Session, Interim, Intersession, etc.) may be permitted to enroll in an immediate following term of traditional length before "Term" means any period of on_campus instruction offered by a post-secondary providing proof of immunity in accordance with this Part.

effective (Source: Amended at 16 III. Reg. SUBPART B: IMMUNIZATION REQUIREMENTS

Proof of Immunity Section 694.100

(a)

institution shall present to the designated record-keeping office proof of immunity Beginning with the Fall term, students who enroll at a post-secondary educational evidencing the following immunizations:

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Diphtheria, Tetanus

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- years of the term of current enrollment. (It is recommended that the combination of Diphtheria, Tetanus, and Pertussis (DTP), Diphtheria Tetanus and Diphtheria (Td) vaccine having been received within 10 subsection (b), are required to provide proof of at least one dose of and Tetanus (DT) or Tetanus and Diphtheria (Td) vaccine.) Any combination of three or more doses of Diphtheria, Tetanus, and Diphtheria (Td) vaccine, with the most recent dose having been Pertussis (DTP), Diphtheria and Tetanus (DT) or Tetanus and student provide dates of at least two previous doses of any Students not considered international students, pursuant to received within 10 years prior to enrollment. F
- International students are required to provide dates of any combination with the most recent dose having been received within 10 years of the Diphtheria and Tetanus (DT) or Tetanus and Diphtheria (Td) vaccine. of three or more doses of Diphtheria, Tetanus, and Pertussis (DTP) term of current enrollment. **a**
- received at least six months after the second or last dose of the basic The minimum time interval between the first and second dose must have been at least four weeks, with the third dose having been (B)
- Receipt of Tetanus Toxoid (T.T.) vaccine is not acceptable in fulfilling this requirement. De)

Measles 5

- either dose was received prior to 1968, proof must be provided that a Students must provide decumentation of receipt of two doses of live time interval between each dose must have been at least 30 days. If measles virus vaccine on or after the first birthday. The minimum ive virus vaccine, without gamma globulin, was administered. A
- virus vaccine at one year of age or older, may be considered protected Those students attending a post-secondary educational institution prior and in compliance. If a student transfers to another post-secondary to the Fall 1990 term, who have had at least 1 dose of live measles documentation of 2 doses of live measles virus vaccine shall be educational institution beginning with the Fall 1990 term, required. B
- Students who cannot provide proof of immunization may provide O

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IEaboratory (serologic) evidence of measles immunity; or ah physician's signed confirmation of disease history and date of conclusive diagnosis.

4

Rubella

- A) Immunization with rubella vaccine on or after the first birthday; or
- B) Laboratory (serologic) evidence of rubella immunity.
- History of disease is not acceptable as proof of immunity.

4) Mumps

- Immunization with live mumps vaccine on or after the first birthday;
- B) A physician's signed confirmation of disease history and date of conclusive diagnosis.
- Laboratory (serologic) evidence of mumps is <u>only neet</u> acceptable if the diagnostic test utilized to assess immunity is one with demonstrable reliability, including neutralization, enzyme-linked immunosorbent assay (ELISA or EIA), or radical hemolysis antibody test as proof of immunity. A four-fold rise in mumps antibody titer between appropriately spaced acute and convalescent sera is also acceptable as proof of immunity.
- Proof of immunity may be provided by a certificate of immunity containing the following information:
- The month, day and year of vaccine receipt for measles, mumps, and rubella. Whole year dates (e.g., 1969) are acceptable only when it is clear that the student was at least twelve months of age when the vaccine was received.
- The month, day and year of vaccine receipt for diphtheria and tetanus.
- c) Proof of immunity may also be provided by one of the following:
- 1) A copy of the student's Illinois high school health record which complies with the immunization requirements of this Part;

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- In lieu of proof of immunity as defined in this Part, evidence of birth on or before January 1, 1957, such as a birth certificate, drivers license, or personal identification card issued by the Secretary of State.
- d) Additional immunization entries made in a student health record by a post-secondary educational institution shall be based upon a certificate of immunity which complies with the requirements of this Part.
- e) A student who enrolls at a post-secondary educational institution without providing proof of immunity shall be precluded from enrolling at that institution in a subsequent term unless the student provides proof of immunity acceptable to the designated record keeping office or is granted a medical or religious exemption by the institution.
- Students shall provide proof of immunity each time they transfer to another post-secondary educational institution.

(Source: Amended at 16 III. Reg. _____, effective

Section 694.110 Record Keeping Recordkeeping

- a) The designated record keeping office shall maintain records containing the required elements (as in Appendix C) of the immunization status of each student. The required elements shall be in accordance with the Certificate of Immunity Form <u>provided by the Department.</u> (Appendix A): The student health records shall be maintained by the post-secondary educational institution.
- b) If an exemption has been granted for medical or religious reasons, or if laboratory evidence of immunity has been submitted, a copy of the request for exemption or the laboratory report must be kept with the student health record.
- c) A post-secondary educational institution shall keep susceptibility lists by disease category indicating the names of all students who have not provided proof of immunity. Such lists shall be disclosed to the Department in health and safety emergencies in accordance with the Family Educational Rights and Privacy Act of 1974, Section 99.36 (20 U.S.C. 1232g) and 34 CFR 99 CFR 34.

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Amended	
Source: A	
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Section 694.120 Completion and Submission of the Summary Report

- a) Each post-secondary educational institution shall submit an annual summary report on forms provided by the Department (as in Appendix B) to the Department within eight weeks after commencement of the fall term of the academic year.
- b) The summary report shall be signed by an official of the designated record keeping

DEPARTMENT OF PUBLIC HEALTH

office certifying that the information provided is correct.

In order to determine compliance with this Part, the Department, or its designated representative, may audit student health records, as they relate to certification of immunity, from which personal identifiable information has been deleted in accordance with the Family Educational Rights and Privacy Act of 1974, Section 99.36 (20 U.S.C. 1232g) and 34 CFR 99 CFR-34. T

, effective (Source: Amended at 16 Ill. Reg.

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 694. Appendix A

Certificate of Immunity Form (Continued) (Repealed)

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Certificate of Immunity Form (Continued) (Repealed) Section 694. Appendix A

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NOTICE OF PROPOSED AMENDMENTS

Section 694. Appendix B

Summary Report of the Immunization Status of College/University Students (Repealed)

Hinots Department of Public Health
Division of Infectious Disease

Summary Report of the Immunization Status of College/University Students-Academie Year

Name of Designated Record Kooping Office. Name of College/University Clay, State, Zip Code Telephone Number Address

The summary report should provide the immunication states of the lastitution's students as of the 10th day of-empliment. The completed report must be returned directly to the Illinois Department of Public Health within 8 weeks of the beginning of the fall term of the academic your. For additional instructions, see the attachment.

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Section 694. Appendix B

Summary Report of the Immunization Status of College/University Students (Continued) (Repealed)

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DEPARTMENT OF PUBLIC HEALTH ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENTS

Heading of the Part:

Hearing Aid Consumer Protection Code

Code Citation: 7

77 III. Adm. Code 682

Proposed Action:	Amendments	Amendments	Amendments	Amendments	Amendments	New Section	Amendments	Amendments	New Section	Amendments	Repeal																
Section Numbers:	682.100	682.130	682.140	682.150	682.170	682.195	682.200	682.210	682.215	682.230	682.250	.682.260	682.320	682.410	682.420	682.440	682.450	682.Appendix A	682.Appendix B	682.Appendix C	682.Appendix D	682.Appendix E	682.Appendix F	682.Appendix G	682.Appendix H	682.Appendix I	682.Appendix J

Statutory Authority: 4

Hearing Aid Consumer Protection Act III. Rev. Stat. 1991, ch. 111, par. 7401 et seq.

, effective

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NOTICE OF PROPOSED AMENDMENTS

A Complete Description of the Subjects and Issues Involved:

2

The Illinois Hearing Aid Consumer Protection Act protects the hearing impaired public from incompetent and dishonest hearing aid dispensers who could endanger the health, safety and welfare of the people of Illinois. This rulemaking requires successful completion of the written or practical exam prior to receiving a temporary license. Furthermore, the rulemaking provides for the supervision of nonlicensed audiology students; requires the Department to offer the licensing examination at least once every other month; reduces from one year to six months the time period that a temporary license would be valid, and provides for a \$50.00 increase in the practical exam fee. In addition, several forms are being deleted as appendices to this Part. These forms will continue to be used and may be obtained from the Department.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect? Yes No

7) Does this Rulemaking contain an Automatic Repeal Date? Yes No <

If "yes," please specify the date:

8) Does this Rulemaking Contain Any Incorporations By Reference? Yes /

If "yes," please specify type: 6.02(a) \(\subseteq \) or 6.02(b)__

9) Are there any other Proposed Amendments Pending on this Part? Yes No <

If Yes:

Section Numbers

Proposed Action III. Reg. Citation

10) Statement of Statewide Policy Objectives:

The proposed rules allow the Department to carry out its legal mandate of protecting the hearing impaired public from incompetent and dishonest dispensers of hearing aids.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

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NOTICE OF PROPOSED AMENDMENTS

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community, Affairs:

Type of Small Businesses Affected:

B

Retail Hearing Aid Firms

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

Requires submittal of calibration of audiometer, employee roster

D) Types of Professional Skills Necessary for Compliance:

Licensed Hearing Aid Dispenser

The full text of the Proposed Amendments begins on the next page:

ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF PROPOSED AMENDMENTS	Disabled Persons 682,350 Audiometric Tests for Replacement Hearing Aid 682,360 Equipment Needed	SUBPART D: HEARING AID DISPENSER EXAMINATION	Section 682.400 Administration of the Examination 682.410 Identification Needed to Take the Examination		SUBPART E: ETHICAL PRACTICE	Section 682.500 Dishonest, Unethical and Unprofessional Conduct 682.510 Advertising or Promotion	SUBPART F: DISCIPLINARY ACTIONS	Section Administrative Hearings 682.610 Disciplinary Action 682.620 Restoration of Revoked or Suspended Licenses	SUBPART G: CONTINUING EDUCATION	Section 682.700 Continuing Education 682.Appendix A Application Form (Repealed) 682.Appendix B Supervision and Training Agreement Form (Repealed) 682.Appendix C License Authorization Form (Repealed) 682.Appendix D Certificate of Insurance (Repealed) 682.Appendix E Surety Penal Bond (Repealed)	mplem
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF PROPOSED AMENDMENTS	TITLE 77: PUBLIC HEALTH CHAPTER I: DEPARTMENT OF PUBLIC HEALTH SUBCHAPTER j: VISION AND HEARING	PART 682	HEAKING ALD CONSUMER PROTECTION CODE SUBPART A: GENERAL PROVISIONS	Definitions Incorporated Materials Information which shall be Given to Hearing Aid Users	Description of Hearing Aids Consumer Complaint Notification Cards Consumer Decords	Information to be Submitted by A Corporation, Partnership, Trust, Association or Other Entity Inspections	Audiometer Calibrations Mail Order Sales	SUBPART B: HEARING AID DISPENSER LICENSE	Application Procedures for Temporary Hearing Aid Dispenser License	Supervision of Students Supervision of Students Duplication of a License Place of Business Display of License Expiration of Licenses and License Renewals Inactive Status Request	SUBPART C: TEST PROCEDURES FOR DISPENSING HEARING AIDS Established Test Procedures Period of Time Tests Are Valid Tests Performed by Other <u>s</u> Dispensers Hearing Aid Selection: Persons Eligible to Test and Recommend Audiometric Tests for Children, Developmentally Delayed Persons and Physically
13431						Section 682.100 682.105 682.110	682.120 682.130	682.150	682.170	682.195	Section 682,200	682.215 682.220 682.230 682.240 682.250 682.250	Section 682.300 682.310 682.320 682.330 682.330

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III. Rev. Stat.

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NOTICE OF PROPOSED AMENDMENTS

1991, ch. 111, par. 7401 et seg.)

SOURCE: Adopted at 11 III. Reg. 7690, effective April 15, 1987; amended at 12 III. Reg. 4720, effective February 22, 1988; amended at 14 III. Reg. 10447, effective June 18, 1990; amended at 16 III. Reg. effective

NOTE: Capitalization denotes statutory language.

SUBPART A: GENERAL PROVISIONS

Section 682.100 Definitions

"Abuse" means any physical or mental injury or sexual assault, inflicted on a consumer other than by accidental means.

"Act" means The Hearing Aid Consumer Protection Act (III. Rev. Stat. 19897, ch. 111, par. 7401 et seq.)

"Advertisement" means any printed or spoken information, which is provided to the public group, pursuant to the practice of fitting, dispensing or servicing hearing aids or by person(s) engaged in these activities.

"Audiometric Tests" means any test, utilizing calibrated audiometric equipment, to determine the status of the hearing system.

"BOARD" MEANS THE HEARING AID CONSUMER PROTECTION BOARD. (Section 3(h) of the Act)

"BOARD CERTIFIED HEARING INSTRUMENT SPECIALIST" MEANS A PERSON WHO HAS HAD AT LEAST 2 YEARS IN PRACTICE AS A HEARING ALD DISPENSER AND HAS BEEN CERTIFIED AFTER QUALIFICATION BY EXAMINATION BY THE NATIONAL BOARD FOR CERTIFICATION IN HEARING INSTRUMENTS SCIENCES. (Section 3 of the Act)

"CLINICAL AUDIOLOGIST" MEANS A PERSON WITH A MINIMUM OF A MASTERS DEGREE FROM AN ACCREDITED INSTITUTION WHO HAS COMPLETED A MINIMUM OF 24 SEMESTER HOURS (36 QUARTER HOURS) OF GRADUATE LEVEL COURSE WORK IN AN AUDIOLOGY CURRICULUM WHO HOLDS A CERTIFICATE OF CLINICAL COMPETENCE IN AUDIOLOGY FROM THE AMERICAN SPEECH-LANGUAGE-HEARING ASSOCIATION OR A PERSON WHO HAS COMPLETED 24 SEMESTER HOURS (36 QUARTER HOURS) OF GRADUATE LEVEL COURSE WORK, AT AN ACCREDITED INSTITUTION, BEYOND A BACHELORS DEGREE WHICH MEETS THE ACADEMIC AND PRACTICUM REQUIREMENTS FOR THE AWARD OF A CERTIFICATE OF

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

CLINICAL COMPETENCE IN AUDIOLOGY FROM THE AMERICAN SPEECH-LANGUAGE-HEARING ASSOCIATION. (Section 3 of the Act)

"Cost" means any expense resulting from activities mandated by the Hearing Aid Consumer Protection Act or this Part.

'Decibel" means a numerical expression of the relative intensity of a sound.

"DEPARTMENT" MEANS THE DEPARTMENT OF PUBLIC HEALTH. (Section 3(a) of the Act)

"DIRECTOR" MEANS THE DIRECTOR OF THE DEPARTMENT OF PUBLIC HEALTH. (Section 3(b) of the Act)

"ENTITY" means a person or group of persons engaged in dispensing activities. (Section 3 of the Act)

"FUND" MEANS THE HEARING AID DISPENSER EXAMINING AND DISCIPLINARY FUND. (Section 3 of the Act)

"HEARING AID." MEANS ANY INSTRUMENT OR DEVICE DESIGNED, INTENDED OR OFFERED FOR THE PURPOSE OF EFFECTIVELY COMPENSATING FOR IMPAIRED HUMAN HEARING AND ANY PARTS, ATTACHMENTS OR ACCESSORIES, INCLUDING EAR MOLD, HOWEVER, BATTERIES, CORDS AND INDIVIDUAL OR GROUP AUDITORY TRAINING DEVICES AND ANY INSTRUMENT OR DEVICE USED BY A PUBLIC UTILITY IN PROVIDING TELEPHONE OR OTHER COMMUNICATION SERVICES ARE EXCLUDED. (Section 3(i) of the Act)

"HEARING AID DISPENSER" MEANS A PERSON WHO ENGAGES IN THE SELLING, PRACTICE OF FITTING, DISPENSING OR SERVICING OF HEARING AIDS OR WHO ADVERTISES OR DISPLAYS A SIGN OR REPRESENTS HIMSELF AS A PERSON WHO PRACTICES THE FITTING, SERVICING, DISPENSING OR SELLING OF HEARING AIDS. (Section 3 of the Act)

"HEARING INSTRUMENT SPECIALIST" MEANS A PERSON DESIGNATED AFTER QUALIFICATION BY EXPERIENCE AND APPLICATION TO THE NATIONAL HEARING AID SOCIETY. (Section 3 of the Act)

'Liability Insurance" means malpractice insurance in the minimum amount of \$200,000.

"LICENSE" MEANS A LICENSE ISSUED BY THE STATE UNDER THIS ACT TO A HEARING AID DISPENSER. (Section 3 of the Act)

NOTICE OF PROPOSED AMENDMENTS

"Licensed Dispenser" means a dispenser who has passed both the written and practical portions of the Department's Hearing Aid Dispenser Examination and has paid the appropriate fees for the license.

TLICENSED PHYSICIAN" MEANS A PHYSICIAN LICENSED TO PRACTICE MEDICINE IN ALL OF ITS BRANCHES. (Section 3(g) of the Act)

"Masking" means the process by which a second sound stimulus is introduced to the nontest ear to isolate the response of the test ear from that of the nontest ear.

"Medical Evaluation" means A WRITTEN STATEMENT, SIGNED BY A LICENSED PHYSICIAN, licensed to practice medicine in all of its branches by the Department of Professional Regulation pursuant to the Medical Practice Act, (III. Rev. Stat. 1989z, ch. 111, par. 4401-4478), WHICH STATES THAT THE PATIENT'S HEARING LOSS HAS BEEN MEDICALLY EVALUATED AND THE PATIENT MAY BE CONSIDERED A CANDIDATE FOR A HEARING AID, AND WHICH MUST HAVE TAKEN PLACE WITHIN 6 MONTHS IMMEDIATELY PRECEDING THE TIME THE WRITTEN STATEMENT IS PRESENTED BY THE PROSPECTIVE HEARING AID USER TO THE HEARING AID DISPENSER. (Section 4 of the Act)

"Most Comfortable Loudness" (MCL) means a level at which sound is most comfortable for the client, that is loudness of sound sufficient and adequate to be easily heard by the listener without the sound being painful or having disturbing features.

"Observer(s)" means a Licensed Dispenser(s) who observes temporary licensees or observes students engaged in dispensing activities described in Sections 682.210(de)(2), and 682.215(d).

"Place of Business" means a location where hearing aids are exhibited or the services are offered for sale or lease on a continuing basis; where the hearing aid purchaser can have personal contact and counsel with the hearing aid dispenser and obtain service during the firm's business hours; where the dispenser maintains a depository of all client records; where the licensee normally conducts business; and is the address given for the purpose of retail sales tax to the Illinois Department of Revenue.

"PRACTICE OF FITTING, DISPENSING OR SERVICING OF HEARING AIDS" MEANS THE SELECTION, ADAPTATION, SALE OR SERVICE OF HEARING AIDS AND INCLUDES THE TESTING OF HEARING BY MEANS OF AN AUDIOMETER PROPERLY CALIBRATED TO AMERICAN NATIONAL STANDARD INSTITUTE STANDARDS. (Section 3(j) of the Act)

"Primary Supervisor" means the name of the Licensed Dispenser who has completed and signed the Supervision and Training Agreement Form which appears on the license and the application and who is RESPONSIBLE FOR THE SUPERVISION AND TRAINING

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OF a Temporary Licensee. (Section 11 of the Act)

"Running Speech" means unemotional connected discourse (speech which is void of words or phrases which would arouse strong feelings (emotional) in the listener).

"SELL" OR "SALE" MEANS ANY TRANSFER OF TITLE OR OF THE RIGHT TO USE BY LEASE, BAILMENT, OR ANY OTHER CONTRACT, EXCLUDING WHOLESALE TRANSACTIONS WITH DISTRIBUTORS OR DEALERS. (Section 3(k) of the Act)

"Speech Reception Threshold" means the lowest hearing level in decibels at which the client can respond correctly to at least 50% of the two-syllable words (spondaic words) presented via recording or live voice.

"Spondaic Words" means words containing two syllables which are pronounced with equal emphasis.

"Student" means any nonlicensed individual involved in dispensing activities who is enrolled full-time in a graduate PROGRAM OF AUDIOLOGY IN AN ACCREDITED COLLEGE OR UNIVERSITY. (Section 11 of the Act)

"TEMPORARY LICENSE" MEANS A LICENSE ISSUED WHILE THE APPLICANT IS IN TRAINING OR IS QUALIFYING TO BECOME A LICENSED HEARING AID DISPENSER, has passed the written or practical exam, and has paid the appropriate fees for the license. (Section 3(d) of the Act)

"Uncomfortable Loudness Level" (UCL) means the level at which the client indicates that sound is uncomfortably loud.

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Section 682.130 Consumer Complaint Notification Cards

A consumer complaint notification form and poster, provided by the Department of Public Health, shall be utilized as specified in <u>Section 4 paragraph 7404</u> of the Act. The poster shall always be displayed wherever hearing aids are dispensed except for "in home" sales.

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Section 682.140 Consumer Records

Required consumer records for hearing aid dispensers shall be copies of medical evaluations, medical waivers, contracts or receipts, and audiometric test results (audiograms).

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- a) The full name of the dispenser, his license I.D.# and the date of the test shall be recorded on the audiogram.
- When a hearing aid is sold, as defined in Section 3 of the Act, the hearing aid dispenser shall retain copies of all records that are set forth in this Section shall be retained at the place of business shown on the contract 682.140 of this Part for a minimum of 36 months. (21 CFR 801.421(d) and Section 4 of the Act)

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Section 682.150 Information to be Submitted by A Corporation, Partnership, Trust, Association or Other Entity

EACH CORPORATION, PARTNERSHIP, TRUST, ASSOCIATION OR OTHER ENTITY ENGAGING IN THE BUSINESS OF FITTING, SERVICING, DISPENSING, SELLING, OR OFFERING FOR SALE HEARING AIDS AT RETAIL SHALL FILE, WITH THE DEPARTMENT, BY JULY 1 OF EACH YEAR. A LIST OF ALL LICENSED and Temporary Licensed HEARING AID DISPENSERS EMPLOYED BY IT; the business name, address, county, and phone number; and the name of the owner andor manager ON FORMS PRESCRIBED BY THE DEPARTMENT AND A STATEMENT THAT IT COMPLIES WITH THIS ACT, AND, THE RULES PROMULGATED HEREUNDER AND THE REGULATIONS OF THE FEDERAL FOOD AND DRUG ADMINISTRATION (2) CFR 801.420 et seq.), (See-Appendix G). (Section 5 of the Act) The Department shall be notified, in writing, of any changes to the information provided.

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Section 682.170 Audiometer Calibrations

Audiometer calibration shall be conducted on each audiometer used in dispensing hearing aids a minimum of once each year.

- a) Audiometer calibration data sheets shall be kept on file, at the dispenser's place of business, for four years after the date of calibration.
- b) The audiometer calibration data sheet shall include the following:
- 1) Audiometer identification consisting of make, model and serial number.
- The calibrator's identification consisting of the company name, the company address and the name of the individual who conducted the calibration.
- Audiometer calibration readings for air and bone conduction, speech, rise and decay time, and masking.

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- Calibrator's certification that the audiometer meets or exceeds American National Standard Institute (ANSI) standards. (See Section 682.105(a)(1))
- 5) Date of calibration.
- c) Calibration shall be accomplished by the manufacturer or a person equipped with instruments for calibrating audiometers.
- d) Calibration of audiometers shall be in accordance with the Standards set by the American National Standard Institute. (See Section 682.105(a)(1))
- e) Dispenser shall indicate the make of the audiometer, the model, serial number and the date of the last ANSI calibration, for each audiometer used in hearing aid dispensing activities on the Audiometer Calibration Form (Appendix I), which shall be signed and sent to the Department, by December 1, each year.

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Section 682.195 Required Forms

All forms required in this Part may be obtained by contacting the Department at 535 West Jefferson, Springfield, Illinois 62761.

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SUBPART B: HEARING AID DISPENSER LICENSE

Section 682.200 Application Procedures For Temporary Hearing Aid Dispenser License

Applicants for licensure shall submit to the Department the following forms and fees, which are required for license application: emplete and send the following to the Department.

- a) aApplication processing fee \$35;-
- aApplication form (See Appendix A), which requests the following information: name of applicant, social security number, birthdate, sex, home mailing address, home phone number, business or agency name, business mailing address, business phone, preferred mailing address, highest level of education completed, any university attended, professional certificates held, Primary Supervisor's name/ID number, number of years applicant has dispensed hearing aids, previous convictions or disciplinary actions against dispenser, citizenship status, indication that applicant is free of infectious disease, and Hearing Aid Consumer Protection Act compliance statement with the signature of applicant;

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- emporary license applicants and requests the following information: the name of the sSupervision and Training Agreement Form Appendix B), which is only required for Primary Supervisor, the Observer and the Temporary Licensee; the signature and L.D. number of the Primary Supervisor and Observer(s); and the Primary Supervisor's address and phone number. 0
- License Authorization Form (See Appendix C), which requests the following information: the dispenser's name and the name, address, county and phone number for all the places of business from which hearing aids will be dispensed by the applicant. #
- Temporary License Fee \$40 (6 months) (ep)

Duplicate/Additional License Fee - \$10 (each); License Fee - \$80 (2 year)

License fee of \$40 with \$10 for each duplicate and/or additional license.

- address of the agency; the name(s) and address of the dispenser(s) insured; the name of Proof Certificate of Liability Insurance (See Appendix D), which shall give the name and the company affording coverage; the type of insurance (malpractice); the policy number; policy expiration date; limits of liability in thousands; any cancellation clause(s) and the address of the Department as the eertificate holder, or the agency to be notified if the policy is cancelled or expires;-(£)
- Surety Penalty Bond when applicable, in the sum of at least \$5000, as specified Section 11 of the Act (See Appendix E). £

effective (Source: Amended at 16 Ill. Reg.

Section 682.210 Issuance of a Temporary License

- AN APPLICANT WHO FULFILLS THE REQUIREMENTS, AS SET FORTH IN EXAMINATIONS. The applicant will be issued a temporary license FOR A PERIOD NOT TO EXCEED 6 MONTHS. A TEMPORARY LICENSE SHALL NOT BE LICENSE UPON APPLICATION AND SUCCESSFUL COMPLETION OF WRITTEN OR PRACTICAL SECTION 8 of the Act, MAY OBTAIN A TEMPORARY RENEWABLE. (Section 11 of the Act) a)
- Applicants for a temporary license shall be supervised by a Licensed Dispenser. ba)
- The license for the Temporary Licensed Hearing Aid Dispenser, in addition to the business address, shall bear the pPrimary sSupervisor's name and License I.D. number. (Q)
- Responsibilities of the pPrimary sSupervisor, sSupervisor's eEmployer and/or o⊖bserver(s):de)

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- The pPrimary sSupervisor and oObserver(s) shall be responsible for the supervision and training of the applicant. 1
- The perimary sSupervisor or oObserver(s) shall personally have a minimum of 5 hours per week of face-to-face communication with each tFemporary Licensee with less than 2 years experience dispensing hearing aids for the first 6 months hearing aid dispensing activities (Section 3(j) of the Act) and counseling clients. the license is valid. The (Temporary Licensee shall be observed performing 5
- Observer(s) listed on the Supervision Agreement Form, shall be maintained in a log by the iTemporary iLicensee. This log shall indicate the following: the activity observed, the amount of time the activity was observed, the date the activity was observed and the signature of the pPrimary sSupervisor or the A record of these personal observations, by either the pPrimary sSupervisor or the oObserver who viewed the activity. 3
- TEMPORARY LICENSE HOLDER RELATING TO THE PRACTICE OF FITTING OR DISPENSING HEARING AIDS AS DEFINED IN THIS ACT THE SUPERVISOR AND THE SUPERVISOR'S EMPLOYER SHALL BE JOINTLY AND SEVERALLY LIABLE FOR ANY ACTS OF THE AND THE RULES PROMULGATED HEREUNDER. (Section 11 of the Act) 4
- Primary supervisors and the supervisor's employer shall be responsible for the acts of trainees in the practice of fitting and dispensing of hearing aids until the supervisor notifies the Department and the trainee, in writing, by certified mail, of the termination of the relationship. 2
- Licensee, the (Temporary ILicensee must find another pPrimary sSupervisor, shall Agreement Form, and shall not dispense hearing aids until the dispenser possesses an amended a "new" temporary license, which has the current "new" pPrimary sSupervisor's name on it. The date of expiration of the iFemporary If supervision, by the pPrimary sSupervisor, is terminated from the Temporary complete and submit to send the Department a new another Supervision Eicense shall not change with the acquisition of a "new" pPrimary sSupervisor. 6
- A pPrimary sSupervisor shall not supervise more than five 5 tFemporary Licensees during any one period of time. There shall not be a limit on the number of oObservers a tFemporary Licensee may use and a pPrimary Supervisor can serve as an oObserver for other (Temporary Licensees. 2
- The Department shall deny or revoke the supervisory or observational responsibilities of to any person for any actions specified in Section 18 of the Act. The standard which shall be used to make this determination is the applicant ever having done any of the following: pleading noto contendere; being convicted of a felony or misdemeanor under the laws of ed)

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the United States or any State or territory; being disciplined by a governmental or professional association; or being subject to any currently effective injunctive or restrictive order as a result of actions specified in Section 18 of the Act. A certified copy of the court record or a notarized letter from a government body or professional organization, which shall detail the basis for the disciplinary action, shall be proof that the standard for denial of observational or supervisory responsibility has been met.

Yhen the Department receives the documents described in Section 682.200 of this Part, a Temporary License(s) shall be sent to the business address(es) listed on the License Application Authorization Form.

(Source: Amended at 16 III. Reg. _____, effective

Section 682.215 Supervision of Students

- 4) FULL-TIME STUDENTS ENROLLED IN A PROGRAM OF AUDIOLOGY IN AN ACCREDITED COLLEGE OR UNIVERSITY MAY ENGAGE IN THE DISPENSING OF HEARING AIDS UNDER THE SUPERVISION OF A LICENSED HEARING AID DISPENSER WITHOUT A TEMPORARY LICENSE FOR A PERIOD NOT EXCEEDING 6 MONTHS. (Section 11 of the Act)
- The primary supervisor of a student(s) engaged in dispensing activities shall notify the Department of such supervision by completing and returning to the Department the Supervision and Training Agreement Form.
- C) Until such time when the student has obtained a temporary license (6 months) or license (2 years), dispensing of hearing aids off campus is prohibited.
- d) A primary supervisor shall not supervise more than five students at one of time. There shall be no limit on the number of observers a student may use and a primary supervisor can serve as an observer for other students.
- Primary supervisors and the supervisors' employer shall be responsible for the acts of students in the practice of fitting and dispensing of hearing aids until the supervisor notifies the Department and the student, in writing, by certified mail of the termination of the relationship.

(Source: Added at 16 III. Reg. _____, effective

Section 682.230 Place of Business

a) On the <u>Application Lieense Authorization</u> Form, each hearing aid dispenser shall indicate their name and the name, address, county and phone number of all places of business from which hearing aids will be dispensed.

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NOTICE OF PROPOSED AMENDMENTS

- If the place of business of a licensee is changed from the address(es) provided on any license(s) and/or changed from the preferred mailing address provided to the Department, on the application, the licensee shall file written notice thereof with the Department via the License Correction Form (Appendix J) within ten working days of the change. The following information shall be provided by the dispenser: the dispenser's corrected business address, phone and business county, and an indication if the correction is for a duplicate license, for a new license (a new business address), for the deletion of a current license business address or for a change in the preferred mailing address. The Department shall confirm in writing to the dispenser that the changes have been made in the dispenser's records.
- Except at those places of business where the consumer can receive hearing aid services via another licensed dispenser, who can be contacted at the dispenser's former business address and phone number, dispensers who make a change in their business location shall leave a forwarding address, with the post office, for at least one year and a forwarding phone number, with the phone company, for at least four months, so that consumer(s) and the Department can contact the dispenser.

(Source: Amended at 16 III. Reg. _____, effective

Section 682.250 Expiration of Licenses and License Renewals

- a) Licensed Hearing Aid Dispenser licenses shall be valid for two years.
- The fee for renewal of the license and duplicate license(s) shall be \$80 for the next two year period.
- The Department shall send renewal and expiration notices to the licensee. The licensee shall send a completed License Renewal Form (Appendix H) and the License Renewal Fee to the Department, post marked no later than 30 days prior to the expiration date on the license. Failure to receive a notice to renew shall not relieve the licensed dispenser of the obligation to pay the renewal fee 30 days prior to the expiration date on the license.
- b) <u>Individuals Temporary Licensed Hearing Aid Dispensers</u>, who pass the hearing aid dispenser examination (written and practical), shall complete the <u>Application License</u> Authorization Form and pay an \$80 license fee for the issuance of a License <u>plus \$10 for each additional license</u>. This license which shall be valid for two years.
- the hearing aid dispenser's license has expired and the dispenser has not practiced for 5 years or more the dispenser must successfully complete the Department's Hearing Aid Dispenser examination (written and practicum) and pay all the required fees.

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Section 682,260 Inactive Status Request

ANY LICENSED HEARING AID DISPENSER WHO NOTIFIES THE DEPARTMENT ON THE PRESCRIBED FORMS (See Appendix F), MAY PLACE SUCH LICENSE ON INACTIVE STATUS. (Section 20 of the Act)

Section 682.320 Tests Performed by Others Dispensers

audiologist can be used to make a hearing aid selection (See Section 682.330); however, it is the responsibility of the dispenser who sells the hearing aid to ensure that all tests required by this Part have Audiometric tests performed, within the previous six months, by another licensed dispenser or licensed been conducted prior to dispensing a hearing aid. The seller is also responsible for the hearing aid which is dispensed

effective (Source: Amended at 16 III. Reg.

SUBPART D: HEARING AID DISPENSER EXAMINATION

Section 682,410 Identification Needed to Take the Examination

original registration form validated by the Department or its designee or the Educational Testing Service. identification with the applicant's name and signature; and a driver's license or other similar photo The dispenser shall present the following at the examination site prior to taking the examination: a an identification, and his/her Department License I.D. Card or license. No one may take the examination without each of these documents.

effective (Source: Amended at 16 III. Reg.

Section 682,420 Examination: Written and Practical

The examination shall consist of written and practical tests. The written and practical tests section shall be administered by the Department or its designee Educational Testing Service and the practical tests shall be administered by the Department. These tests shall be administered at least ONCE EVERY TWO (Section 11 of the Act) annually. MONTHS.

- The examination shall cover those areas of knowledge specified in Section 9 of the Act. The examination shall also cover knowledge of the provisions of the Act and this Part this act and the rules promulgated hereunder. A passing grade, for the written examination, shall be a minimum score of 53 correct answers out of 75 questions. a)
- An applicant who fails failed the written examination may retake the examination. An second examination fee must be paid for each examination. \Box
- There shall be no limit on the number of times the written test can be retaken The 5

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NOTICE OF PROPOSED AMENDMENTS

Department shall not permit dispensers who have failed the written examination twice to take the written examination for a minimum of two years, less one week, following the second examination failed.

- The following conditions must be met to take the written examinations for the third and fourth time: 7
- The applicant shall file a petition via the Department to the Board requesting permission to retake the examination. 7
- The petitioner shall provide proof that they have completed a knowledge specified in Section 9 of the Act during the 2 year period specified in Section 682,420(a)(2) of this Part. This proof shall be the title of the course(s)/training; the number of hours given for the course (an hour equaling 50 minutes of classroom instructions); the date(s) the course(s)/training was offered; the location of the course; and the sponsor's name, address, phone number and signature verifying that the petitioner was in attendance for all hours for which credit is being submitted to minimum of 100 hours of courses and/or training in the areas of meet these requirements. 4
- United States or any state or territory; been disciplined by currently effective injunctive or restrictive order as a result of the aforementioned action; and I have not violated the Hearing Aid The petitioner shall provide proof that they have not violated the provisions of the Act or this Part by submitting and signing the following statement: I have not ever pleaded noto contendere or been convicted of a felony or misdemeanor under the laws of the another governmental or professional association for actions which involve fraud or dishonesty; nor am I subject to any Consumer Protection Act. :#
- The majority of the Board members must vote to recommend to the Director that the practitioner be allowed to retake the examination and the Director must concur with this recommendation. 南
- be the same as the procedures outlined in Section 682,420(a)(3)(A) and (B) of The procedures for taking the written examination after failure of the third and fourth written examination and all successive pairs of written examinations shall his Part. 4
- The written examination must be successfully completed before the practical examination can be taken: 4

NOTICE OF PROPOSED AMENDMENTS

The practical examination shall consist of 4 areas: 9

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- Ear Mold Impressions: the candidate shall explain, to an examiner, the purpose for preparing the ear mold impression; describe the procedures followed in preparing the ear mold impressions; demonstrate preparation of the ear mold impression materials and make an acceptable ear mold impression.
- Pure Tone Audiometry: The candidate shall instruct an examiner before looking identify the landmarks and findings of the ear examination; instruct the examiner prior to conducting pure tone audiometry; place the ear phone and bone conduction vibrator on the examiner; and obtain the air conduction and bone conduction hearing threshold at 1000Hz and 2000Hz for both right and left ear in the ear with an otoscope; look in the examiner's ear with an otoscope and and record the results on an audiogram. 5
- audiometric testing; instruct the examiner prior to conducting speech reception threshold; instruct the examiner prior to conducting speech discrimination measurement; compute and record the speech discrimination score; instruct the threshold (SRT) measurements; compute and record the speech reception examiner for obtaining the most comfortable loudness level and uncomfortable The candidate shall set up an audiometer for speech Speech Audiometry: loudness level. 3)
- Hearing Aid: The candidate shall use a battery tester; test eight hearing aid batteries and identify the weak or dead batteries; examine seven malfunctioning hearing aids; and correctly identify the problem areas in those hearing aids. 4
- 15 points out of 18, Pure Tone Audiometry 58 points out of 69, Speech Audiometry 14 The minimum passing scores for each area shall be as follows: Ear Mold Impression points out of 19 and Hearing Aids 11 points out of 15. ()
- The fee for the exam shall be \$200450. The fee for retaking each failed area of the exam shall be \$50 per area with a maximum charge for all four areas of \$150. P
- If the dispenser chooses to retake the practical examination, all of the areas failed must be retaken on the same date and contiguously. (e)

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Section 682.440 Temporary License Expiration Prior to Examination

If a dispenser's license expires before obtaining passing scores for the written and practical portions of

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DEPARTMENT OF PUBLIC HEALTH

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		Board. The Board shall only he t a scheduled board meeting. T
I. Reg, effective	ion Due Process	The results of a <u>practical practicum examination</u> may be appealed to the Board. The Board shall only he an appeal for the most recent <u>practical practicum examination</u> taken at a scheduled board meeting. T
(Source: Amended at 16 III. Reg.	Section 682.450 Examination Due Process	The results of a practical pre an appeal for the most recei

he ar appear sucured of the their complaint and document the Board via the Department. The appellant shall indicate the nature of the their complaint and document the their reasons for the complaint. A majority of the Board shall recommend one of the following: that the complaint is not valid; that a passing grade be awarded, or that the complaint is not valid; that a passing grade be awarded; or that the appellant may retake the examination at no cost.

	#: <u>I.B.</u> #	SOCIAL SECURITY #	S. MO. DAY YR. 6. SEX BIRTHDATE	(397)	9. STATE	12. HOME PHONE (AC & NO)	
eg, effective cation Form <u>(Repealed)</u>		m		HOME WALLING ADDRESS: STREET OR P.O. BOX (32 SPACES)	CITY SPELL CITY COMPLETELY IF POSSIBLE (28 SPACES)	H. COUNTY (H SPACES)	The state of the s
Source: Amended at 10 III. Reg, eff.		- LAST NAME (20 SPACES LIMITATION)	FRST NAME & MIDDLE INITIAL (19 SPACES)	HOME WAILING ADDRES	CITY SPELL CITY COMP). ZIP CODE (9 SPACES)	

ILLINOIS REGISTER DEPARTMENT OF PUBLIC HEALTH	NOTICE OF PROPOSED AMENDMENTS	THE BLISINESS MALING ADDRESS: STREET, ROUTE, OR P.O. BOX (32 SPACES)	IG. STATE	19. COUNTY (II SPACES) 19. HOME PHONE (AC & NO) 19. HOME PHONE (AC & NO)	20. C BUSINESS 21. C HOME		UNIVERSITY OR COLLEGE FROM WHICH HIGHEST ACADEMIC DEGREE WAS OBTAINED NAME STATE DEGREE YR.	28. CI CERT, OF NAT"L. HEARING AID SOCIETY	PEES LICENSE AP LICENSE AP	TEMPORARY LICENSE APPLICANTS MUST ATTACH IDPH VERIFICATION OF TRAINING AND AMOUNT OF SUPERVISION AGREEMENT TO THIS APPLICATION.	NG ALD DISPENSER APPLICANT HAS	HAS APPLICANT EVER PLEADED NOLO CONTENDERE OR BEEN CONVICTED OF A FELONY OR MISDEMEANOR UNDER THE LAWS OF THE UNITED STATES OR ANY STATE OR TERRITORY: BEEN BISCIPLINED BY ANOTHER GOVERNMENTAL OR PROFESSIONAL ASSOCIATION FOR ACTIONS WHICH INVOLVED FRAUD OR DISHONESTY: OR SUBLICT TO ANY CURRENILY EFFECTIVE LAFRIRM TH
13447 ILLINOIS REC 92 ACDARTMENT OF PU	NOTICE OF PROPOSEI	THE REPORT OF THE PROPERTY REPORTS OF TREET, RE	HE BOOK TO STATE OF THE POSSIBLE (28 SPACES)	15. (11.) SPELE CH 1 COMMTY (11.88	DRESS: 20-	HIGHEST LEVEL OF EDUCATION COMPLETED: 22, \Box HS Diploma 23, \Box B.S./B.A	UNIVERSITY OR COLLEGE FROM WI OBTAINED NAME	C.C. A, AUDIOLOGIST, IBLE FOR C.C.C.	30. PRIMARY SUPERVISOR'S NAME	TEMPORARY LICENSE APPLICANTS MUST ATTACH I SUPERVISION AGREEMENT TO THIS APPLICATION.	31. DISPENSED HEARING AIDS	32. CLYES CLNO HAS APPLICANT EVER CONVICTED OF A FELON THE UNITED STATES. BISCIPLINED BY ANOT ASSOCIATION—FOR A PISHONESTY; OR SHEET IN THE INTERPRETATION—FOR A PISHONESTY; OR SHEET INTERPRETATION—FOR SHEET INTERPRETATIO

DEPARTMENT OF PUBLIC HEALTH NOTICE OF PROPOSED AMENDMENTS	GISTER 92 UBLIC HEALTH D AMENDMENTS
IF ANSWER IS YES, APPLICY EXPLANATION OF THE VIOLAY AND COURT DOCKET NUMBER.	IF ANSWER IS YES, APPLICANT MUST PROVIDE A DETAILED EXPLANATION OF THE VIOLATION INCLUDING DATES, LOCATION AND COURT DOCKET NUMBER.
ES - D NO IS APPLICANT A U.S. CITIZEN OR ALIEN REGISTRATION NUMBER:	IS APPLICANT A U.S. CITIZEN OR LEGAL ALIEN? IF ALIEN, INDICATE ALIEN REGISTRATION NUMBER:
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S ARE NOT REFUNDABLE.	
CHECKS MUST BE MADE OUT AS SHOWN IN THE EXAMPLE. DPH. HEARING AID PROGRAM	WN IN THE EXAMPLE-
LF ADDRESSED POST CARD MUST BE ENCI	LF ADDRESSED POST CARD MUST BE ENCLOSED FOR ACKNOWLEDGEMENT OF THE SIPT OF THIS APPLICATION AND FEE.

HEARING AID CONSUMER PROGRAM COMPLIANCE STATEMENT

LAFFIRM THAT I WILL COMPLY WITH THE PROVISIONS OF THE HEARING AID CONSUMER PROTECTION ACT, THE RULES AND REGULATIONS ISSUED AND THE REGULATIONS OF THE

NOTICE OF PROPOSED AMENDMENTS

FEDERAL FOOD AND DRUG ADMINISTRATION, I AFFIRM THAT THE INFORMATION GIVEN
BY ME IN THIS APPLICATION IS TRUE, CORRECT AND COMPLETE. I UNDERSTAND THAT
THE WILLFUL MAKING OF A FALSE, MISLEADING OR INCOMPLETE STATEMENT CAN BE
GROUNDS FOR DISCIPLINARY ACTION BY THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH.

DATTE			GRAM	** ** ** ** **	RMATTON HAS INCOMPLETE
SIGNATURE	SEND APPLICATION AND CHECK TO:	HLINOIS DEPARTMENT OF PUBLIC HEALTH DIVISION OF HEALTH ASSESSMENT AND SCREENING	HEARING AID CONSUMER PROTECTION PROGRAM 535 WEST JEFFERSON STREET SPRINGHELD, IT INDIC 62761	*************************************	PLEASE REVIEW THE APPLICATION TO ENSURE THAT ALL REQUESTED INFORMATION HAS BEEN GIVEN AND THAT ALL REQUESTED MATERIALS ARE ENCLOSED. INCOMPLETE APPLICATIONS WILL BE RETURNED.

DIVISION OF HEALTH ASSESSMENT AND SCREENING

HEARING AID CONSUMER PROGRAM

ILLINOIS DEPARTMENT OF PUBLIC HEALTH

HEARING AID DISPENSER SUPERVISION AND TRAINING AGREEMENT FOR TEMPORARY LICENSE APPLICANT All applicants for an Illinois Department of Public Health Temporary License must be employed (supervised) by a Licensed Hearing Aid Dispenser as defined in the Illinois Hearing Aid Consumer Protection Act.

******************	will be responsible for the acts

	Affirm that I

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

(Please Print
mary Supervisor)
(Name of Prima

while the applicant "is under my supervision of the actions were committed by me.	while the applicant "is under my supervision as a Temporary Licensed Hearing Aid Dispenser" as though the actions were committed by me.
Signature of Primary Supervisor and Date	
Licensed Dispenser	Supervisor's Employee
Address:	Сопрану Мате:
	Address:
Phone: ()	Phone: ()
Observer(s) See Back of Form	
(Name of Observer & License I.D.#) Please Print	(Signature and Date)
(Name of Observer & License I.D.#) Please Print	(Signature and Date)
(Name of Observer & License I.D.#) Please Print	(Signature and Date)
(Name of Observer & License LD.#) Please Print	(Signature and Date)
(Name of Observer & License I.D.#) Please Print	(Signature and Date)
(Name of Observer & License I.D.#)	(Signature and Date)

ILLINOIS REGISTER 13452	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF PROPOSED AMENDMENTS	Business:	Address:	County: Phone: (A/C) Number	The License Fee is \$40. The duplicate License Fee is \$10 per license. If additional duplicate licenses are needed, please duplicate this form.	, effective	(epealed)	COMPANIES AFFORDING COVERAGES	Company Letter A	Company Letter—B	Company Letter C	Company Letter—D	Company Letter B	This is to certify that policies of insurance listed below have been issued to the insured named above and are in force at this time. Notwithstanding any requirement, term or condition of any contract or other document with respect to which this certificate may be issued or may pertain, the insurance afforded by the policies described berein is subject to all the terms, exclusions and conditions of such policies.	Limite of Liability in Thousands (000)
ONITI	DEPARTMENT	NOTICE OF PROF	Business:	Address:	County:	The License Fee is \$40. The duplicate License Feeneeded, please duplicate this form.	(Source: Repealed at 16 III. Reg, e	Section 682.Appendix D Certificate of Insurance (Repealed)	Name and Address of Agency			Name and Address of Insured			This is to certify that policies of insurance listed are in force at this time. Notwithstanding any a document with respect to which this certificate in the policies described herein is subject to all the	
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF PROPOSED AMENDMENTS	, effective	(Repealed)	WTH		FEE VALIDATION		I. D. #	Please print or type the name of the person who will be issued the license, the business name and address where it will be displayed and the addresses for each location from which the licensed person will dispense		Auddle Business: Name Name	Address:		Business: Address: Address:	County: Phone: (A/C) Number
13451 ILLING		NOTICE OF PRO	(Source: Repealed at 16 Ill. Reg.	682.Appendix C License Authorization Form (Repealed)	HEARING AID DISPENSER LICENSE AUTHORIZATION FORM ILLINOIS DEPARTMENT OF PUBLIC HEALTH DIVISION OF HEALTH ASSESSMENT	AND SCREENING HEARING AID CONSUMER PROTECTION PROGRAM		License Fee I.D. #:	Misc. Fee (Duplicate License) I.D. #: DDH IISE OM Y	lease print or type the name of the person who w here it will be displayed and the addresses for each	hearing aids.	Business: Name Name	Address:		Business: Name Address: Addres	Phone: (A/C) Number

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NOTICE OF PROPOSED AMENDMENTS

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Aggregate		60	60		<	₩			₩
Each Occurrence		₩	₩		₩	₩		-	Personal Injury
		Bodily Injury	Property Damage			Bodily Injury and Property Damage			Persons
Policy Expiration Date				7.40					
Policy Number		6							
Type of Insurance	GENERAL	Compre- hensive Form	Eremises Operations	CErplosion and Collapse Hazard	CUnder- ground Haz- ard	CProdducts/completed Operations	ECon- tractual insurance	Ebroad Form Property Damage Clade pendent Contractors	Sonal Injury
Company Letter		≮							

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

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Bodily Injury (Each Person)	Bodily Injury (Each Person)	Bodily Injury (Each Accident	Property Damage	Bodily Injury and Property Damage Combined	Bodily Injury and Property Damage Combined		Statutory	
		T 100						
AUTOMOBILE LIABILITY	GCompre- hensive Form	□О мпеd	- Hired	Dwed Owed	EXCESS LIABILITY Clumbrel in Form	DOther than Umbrella Form	WORKERS: COMPENSA- TION-and EMPLOYERS: LIABILITY	OTHER
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DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES

Professional Liability/Malpractice

Cancellation:
Should any of the above described policies be cancelled before the expiration date thereof, the issuing company will endeavor to mail ____ days written notice to the below named certificate

NOTICE OF PROPOSED AMENDMENTS

holder, but fuiture to mail such notice shall impose no obligation or liability of any kind-upon the company.

NAME AND ADDRESS OF CERTIFICATE HOLDER Date Issued:	Date Issued:	
Illinois Department of Public-Health Division of Health Assessment		
and Screening		
Hearing Aid Consumer Protection Program		
535 West Jefferson Street	₹₩	
Springfield, Illinois 62761		
(Source: Repealed at 16 III. Reg. , effective		
Section 682. Appendix E. Surety Penal Bond (Repealed)		
COUNTY OF		
STATE OF ILLINOIS		

TEMPORARY LICENSE

SURETY PENAL BOND

HEARING AID CONSUMER PROTECTION ACT

We (I),

of Illinois, as principal, and

i. a corporation incorporated under the laws of the State of Illinois, and duly licensed to transact a surety business in the State of Illinois, as surety, as indebted to the People of the State of Illinois, in the penal sum of Five Thousand Dollars (\$5,000.00), for which payments we bind ourselves and our legal representatives and successors, jointly and severally.

The condition of this obligation is that principal has applied for a Temporary License to dispense, fit or service hearing aids from the Illinois Department of Public Health in accordance with Section 11 of the Hearing Aid Consumer Protection Act and to furnish a bond therefore on the terms and conditions set forth therein.

If, for the period covered by the Temporary License, principal and all his agents and employees faithfully conform to and abide by the provisions of the Hearing Aid Consumer Protection Act (III. Rev. Stat. 1987, ch. 111, par. 7401 et seq.) and the Rules and Regulations promulgated thereunder together with all amendatory and supplementary acts thereof, now and hereafter enacted, then this obligation shall be null and void, otherwise it shall remain in full force and offect.

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This bond is intended to comply with the requirements of Section 7411 of Chapter 111 of the Illinois Revised Statutes and is a penal bond.

IN WITNESS WHEREOF, the parties have executed this bond on the ___ day of _____, 19__.

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	SURETY

HEARING AID DISPENSER INACTIVE STATUS REQUEST

, mered today,	#
	(Dispenser's Name Please Pri

to have my hearing aid dispenser's license put on an inactive status. I recegnize that this will exempt me from payment of all license renewal fees during the time of my inactive status.

I will do the following:

- Notify the Illinois Department of Public Health in writing when I wish to resume the practice of fitting, dispensing, and servicing hearing aids, in Illinois.
- Pay the current license renewal fee and provide evidence that the continuing education requirements have been met during the inactive period.
- 3. Provide the Department with sworn evidence certifying the active practice of dispensing hearing aids in another jurisdiction if any inactive status is more than five (5) years.

I will not dispense hearing aids in Illinois while my license is on an inactive status.

I have read and fully understand the above provisions. I have enclosed my Illinois Department of Public Health Hoaring Aid Dispenser License and all duplicates.

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license ID#

ILLINOIS REGISTER 13458	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF PROPOSED AMENDMENTS	6. 7. 8.	TEMPORARY LICENSED HEARING AID DISPENSERS License Name (Last, First & Initial) LD. #	4	5. 6. 7. 8.	***********************	H additional space is needed, please type or print the additional names or business location under the appropriate headings on a separate sheet. If there are subsequent deletions or additions to this disclosure, the Department must be notified in writing:	VERIFICATION	4 4 40	Comphance Matement. I affirm that this Comphance Matement is true, correct and complete. I understand that making a false, misleading or incomplete statement can be grounds for disciplinary action by the Illinois Department of Public Health."	SIGNATURE DATE	(Source: Repealed at 16 III. Reg, effective)	Section 682.Appendix H. License Renewal Form (Repealed).
13457 ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF PROPOSED AMENDMENTS	The above (Name of Dispenser) (Date) (Date) (Date) (Consumer Protection Program, to be on inactive status as provided in the Hearing Aid Consumer Protection Program,	Hearing Aid Consumer Protection Program Division of Health Assessment and Screening	(Source: Repealed at 16 III. Reg, effective) Section 682.Appendix G Registration of Hearing Aid Dispensers Employed by a Hearing Aid Corporation, Partnership, Trust, Association or Entity (Repealed)	ILLINOIS DEPARTMENT OF PUBLIC HEALTH DIVISION OF HEALTH ASSESSMENT AND SCREENING HEARING ALD CONSUMER PROTECTION PROGRAM	PLEASE TYPE OR PRINT	Business Name: Address:	Сошну: Дълга:	Owner Manager: Manager: Name	The above named business employs the following hearing aid dispensers. LICENSED HEARING AID DISPENSERS	Name (Last, First & Initial)	1. 2.	

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II I INOIS REGISTER	ILLINOIS REGISTER 13460
2 DEPARTMENT OF PUBLIC HEALTH	DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS	NOTICE OF PROPOSED AMENDMENTS
LICENSE RENEWAL ILLINOIS DEPARTMENT OF PUBLIC HEALTH DIVISION OF HEALTH ASSESSMENT	DIVISION OF HEALTH ASSESSMENT AND SCREENING HEARING ALD CONSUMER PROTECTION PROGRAM 535 WEST JEFFERSON STREET, 31d FLOOR SPRINGFIELD, ILLINOIS 62761
AND SCREENING CONSUMER PROTECTION PROCECUM Validation	Incomplete Renewal Forms and incorrect amounts on the check will cause all materials to be returned.
LICENSE RENEWAL FEE IS \$80. (225)	(Source: Repealed at 16 III. Reg, effective
	Section 682. Appendix I Audiometer Calibration Form (Repealed)
	HEARING AID CONSUMER PROTECTION PROGRAM AUDIOMETER CALIBRATION FORM
	Business
	Address:
If additional licenses are needed due to a name change, address change or new location, please print the business name, address, county and phone number below. There is a fee of \$10 for each license. (224)	(City) (State) (Zip)
Bucirace:	(County)
Business: Name	(Owner/Manager)
Address:	***************************************
County: County: Phone: (A/C) Number (A/C)	Please list the make, model, serial number and the date of the last ANSI calibration for each audiometer you use in the dispensing of hearing aids. By statute, audiometers must be calibrated annually. (III. Rev. Stat. 1987, ch. 111, par. 7404)
*************************************	Date of Last Social # Calibration
1-AFFIRM THAT THE INFORMATION GIVEN, BY ME IN THIS LICENSE RENEWAL, IS TRUE, CORRECT AND COMPLETE. I UNDERSTAND THAT THE WILLFUL MAKING OF A FALSE, MISLEADING OR INCOMPLETE STATEMENT CAN BE GROUNDS FOR DISCIPLINARY ACTION	
BY THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH.	

13460

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LAFFIRM THAT THE INFORMATION, GIVEN BY ME, ON THIS FORM IS TRUE, CORRECT AND

ILLINOIS DEPARTMENT OF PUBLIC HEALTH

SEND LICENSE RENEWAL AND CHECK TO:

Signature License I.D. # Date

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NOTICE OF PROPOSED AMENDMENTS

COMPLETE. I UNDERSTAND THAT THE WILLFUL MAKING OF FALSE, MISLEADING OR INCOMPLETE STATEMENT CAN BE GROUNDS FOR DISCIPLINARY ACTION BY THE ILLINOIS

Date License I.D.#	4
***************************************	* * * * * * *
RETURN BY DECEMBER 1, TO:	
ILLINOIS DEPARTMENT OF PUBLIC HEALTH DIVISION OF HEALTH ASSESSMENT AND SCREENING HEARING AID CONSUMER PROTECTION PROGRAM \$35 WEST JEFFERSON STREET, THIRD FLOOR SPRINGFIELD, ILLINOIS 62761	
(Source: Repealed at 16 III. Reg, effective	
Section 682.Appendix J. License Correction Form (Repealed)	
HEARING AID DISPENSER LICENSE CORRECTION FORM HLINOIS DEPARTMENT OF PUBLIC HEALTH DIVISION OF HEALTH ASSESSMENT AND SCREENING HEARING AID CONSUMER PROTECTION PROCRAM	
FEE VALIBATION	NATION
Jieense Fee I.D. #:	
Wise. Fee (Duplicate License) I.D. #:	
DPH USE ONLY	

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Business: Address:	County: Phone: (A/C) Number	☐ New Address ☐ Duplicate Address ☐ Duplicate Address	Business: Name	County: Phone: (A/C) Number	☐ New Address ☐ Duplicate Address☐ Delete	Business: Name	——————————————————————————————————————
Business: Name Address:	County: Phone: (A/C) Number	□New Preferred Mailing Address	Business: Name	County:	□ New Address □ Duplicate Address □ Delete	Business: Name Address:	□ New Address □ Duplicate Address

The License Fee is \$40. The duplicate License Fee is \$10 per license. If additional licenses are needed, please duplicate this form.

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at 16 III	
Repealed	2
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in their preferred mailing address or the business name and address from which hearing aids will be Please print or type the name of the licensed or temporary licensed dispenser and indicate any changes

First

Name:

dispensed.

NOTICE OF PROPOSED AMENDMENTS

Heading of the Part:

Hearing Aid Consumer Protection Continuing Education Requirements

Code Citation: 5 77 III. Adm. Code 3000

Proposed Action: Section Numbers: 3

Amendments Amendments Amendments Repeal Repeal 3000.Appendix A 3000.Appendix B 3000.210 3000.230 3000.200

Statutory Authority: 4

III. Rev. Stat. 1991, ch. 111, par. 7401 et seq. Hearing Aid Consumer Protection Act

A Complete Description of the Subjects and Issues Involved: 2

Department to develop and administer a hearing aid consumer protection program to protect the hearing impaired from incompetent Speech-Language-Hearing The Illinois Hearing Aid Comsumer Protection Act requires the and dishonest dispensers of hearing aids. This rulemaking allows the Hearing Aid Consumer Protection Board to designate additional subject areas for continuing education courses that are approved for transcripts or certificates of completion from continuing education The rulemaking requires from dispensers, as verification of continuing education units earned, copies of courses approved by the American Speech-Language-Hear Association (ASHA) or the National Hearing Aid Society (NHAS). hearing aid dispensers.

application form and the continuing education course participant's registry card. These forms will continue to be used by the The rulemaking specifies that the Department will request direct addition, the rulemaking deletes from Part 3000, the course sponsor confimation from ASHA or NHAS of continuing education credit earned, if questions arise as to the authenticity of submitted copies. In registry card. These forms will continue to be Department, but will no longer be part of the rules.

Will this Rulemaking Replace an Emergency Rule Currently in Effect? Yes

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NOTICE OF PROPOSED AMENDMENTS

> ž Does this Rulemaking contain an Automatic Repeal Date? Yes 7

If "yes," please specify the date:

S S Does this Rulemaking Contain Any Incorporations By Reference? 8

or 6.02(b) If "yes," please specify type: 6.02(a) 2º Are there any other Proposed Amendments Pending on this Part? Yes 6

If Yes:

Section Numbers

Proposed Action

III. Reg. Citation

Statement of Statewide Policy Objectives: 6

The proposed rules allow the Department to carryout its legal mandate of protecting the hearing impaired public from incompetent and dishonest dispensers of hearing aids.

Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking: 11)

DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Interested persons may present their comments concerning these rules by writing to Gail M. Register. These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address. Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

Initial Regulatory Flexibility Analysis: 12) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: F

Type of Small Businesses Affected: B

NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH

Service sector providing continuing education courses.

Reporting, Bookkeeping or Other Procedures Required for Compliance: \overline{C}

Requires submittal of application.

Types of Professional Skills Necessary for Compliance:

Supervisory/professional personnel

The full text of the Proposed Amendments begins on the next page:

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DEPARTMENT OF PUBLIC HEALTH

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NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER XIV: HEARING AID CONSUMER PROTECTION BOARD

HEARING AID CONSUMER PROTECTION CONTINUING EDUCATION REQUIREMENTS **PART** 3000

Approved Continuing Education Courses Responsibilities of Course Sponsors Dispenser Responsibilities Definitions Board 3000. Appendix A 3000. Appendix B 3000.210 3000.100 3000.200 3000.220 3000.230

AUTHORITY: Implementing and authorized by the Hearing Aid Consumer Protection Act (III. Rev. Stat. 1991, ch. 111, par. 7401 et seq., in particular par. 7417).

Course Sponsor Application Form (Repealed)

Participant's Registry Card (Repealed)

SOURCE: Adopted at 12 III. Reg. 4707, effective February 22, 1988; amended at 14 III. Reg. 10337, effective June 18, 1990; amended at 16 Ill. Reg.

effective

NOTE: Capitalization denotes statutory language.

Section 3000.200 Approved Continuing Education Courses

- Continuing education courses shall be offered in the following areas: acoustics; nature of the ear (normal ear, hearing process, disorders of hearing); hearing measurement; hearing aid technology; selection of hearing aids; federal and state laws/regulations regarding dispensing of hearing aids and ethical practices; or other areas deemed appropriate by the Board. a)
- (NHAS) shall be applied towards meeting the minimum requirements set forth in Section 3000.230. Sponsors other than ASHA and NHAS shall send the Department the Only Continuing Education Units approved by the Department, the American Speech-Language-Hearing Association (ASHA) or the National Hearing Aid Society following material prior to a course being offered when the Department approves the Education courses, a roster of the approved courses containing the name of the instructor(s), the location of the course, and the number of CEU's or contact hours continuing education courses: the procedures and criteria used to approve Continuing assigned to the course. P
- Only Continuing Education Units completed subsequent to the effective date of this rule shall be applied to the minimum requirements as set forth in Section 3000.230 of this Part Ç

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Section 3000.210 Responsibilities of Course Sponsors

- a) A course sponsor shall be responsible for obtaining prior approval from the Department, the ASHA or the NHAS for continuing education courses.
- The course sponsor, or an individual applying for a course sponsor, shall forward a
 completed application package to the Department. The completed package shall consist
 of the following materials:
- The Course Sponsor Application Form (See Appendix A) shall contain the following: the course sponsor's name, address and phone number; the title of the CEU course, the number of CEUs to be awarded, and the dates the course will be given; the name of the instructor(s); the location of the course(s); and the Track designation (Beginning, Intermediate Advanced, or Critical Issues);
- 2) The educational objective(s) of the course typed and double spaced;
- The course description, which shall be typed, double spaced, and not exceed 600
 words in length;
- The course agenda, which shall include the amount of time required to meet the course objectives. Specific times shall be provided for lecture, practicums, discussions, introductions, breaks, and lunches. Introductions, breaks, and lunches shall not be applied toward calculating contact hours on CEU's;
- The course sponsor's evaluation form to be completed by the participants; and
- 6) All course instructor(s) vitae containing experiential and educational background.
- c) The course sponsor shall sign and date the Course Sponsor Application Form.
- d) The course sponsor shall anticipate a 60 day review process. Following approval of a course, the course sponsor shall notify the Department of any changes in the course content or instructors prior to the course offering. Upon such notification, the Board will review the changes in course content or instructors in accordance with Section 3000.220.
- e) SPONSORS OF CONTINUING EDUCATION COURSES SHALL PROVIDE SUCH INFORMATION AS MAY BE REQUIRED BY RULE AND SHALL PAY A FEE OF \$150 PER COURSE. (Section 15 of the Act)

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

COURSES CERTIFIED OR APPROVED FOR CONTINUING EDUCATION BY THE
NATIONAL HEARING AID SOCIETY OR THE AMERICAN
SPEECH-LANGUAGE-HEARING ASSOCIATION SHALL BE EXEMPT FROM SUCH
FEE AND COMPLIANCE WITH SUCH COURSE FILING REQUIREMENTS AS
SPECIFIED BY RULE. (Section 15 of the Act)

(Source: Amended at 16 III. Reg. _____, effective _____

Section 3000.230 Dispenser Responsibilities

- a) For Department approved courses, the dispenser shall obtain a Participant's Registry Card (See Appendix B) from the Department. The Participant Registry Card shall be completed by the dispenser, signed by the course instructor, and sent to the Department. The Participant Registry Card consists of the participant's name, certificate identification number, name of business, business address, course name, date, site, participant's signature, and the instructor's signature.
- dispensers) copies of transcripts or certificates of completion from dispensers) copies of transcripts or certificates of completion from continuing education courses approved by ASHA or NHAS. The Deaptrment shall request direct confirmation from ASHA or NHAS of continuing education earned if questions arise as to the authenticity of submitted copies. For ASHA approved general dispenser shall have a transcript of the CBU cent directly to the Department by ASHA.
- For NHAS approved courses, the dispense shall have an official certificate of completion forwarded to the Department by NHAS.
- cd) A minimum of 2.0 CEUs shall be obtained by dispensers in order to have the <u>license</u> eertificate renewed every two years.
- de) Thirty days prior to a license expiration date, the dispenser shall verify, via the procedures set forth in subsection (a),(b) or (c), the total number of CEUs obtained subsequent to license renewal.
- ef) The dispenser shall obtain the required CEUs before the license is renewed.
- (£g) CEUs shall not be applied to the dispenser's license renewal for the same course more than once between license renewals.

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NOTICE OF PROPOSED AMENDMENTS

ILLINOIS DEPARTMENT OF PUBLIC HEALTH
HEARING AID CONSUMER PROTECTION PROGRAM
CONTINUING EDUCATION Section 3000.Appendix A Course Sponsor Application Form (Repealed)

COURSE SPONSOR APPLICATION FORM

Please complete this application in typewritten form. Where space is insufficient, answers to questions may be continued on additional pages. Retain one conv. for your files and rature the criminal and fine

- Sponsof:	
Sweet Address:	
City: State:	: Zip:
— Telephone: ()	
Area Code	Number
Continuing Education Course Title:	
Number of Contact Hours:	
(1 Contact Hour = 50 minutes of instruction)	
Course Dates:	
Course Location:	

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NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH

A Section of the second section is	Advanced	Critical Issue	Reed form:	vords);
Course Level Designation:	Beginning	Intermediate	Attach the following in a typewritten, double spaced form:	A.: Course educational objectives; B.: Course description (not exceeding 600 words); C.: Course Agenda; D.: Participant evaluation method; E.: Instructories Visitates)

ecrify that the information provided has met all the requirements set forth by the Board. I fully deconscious misrepresentation of the information provided will constitute disqualification by the

berstand that I must provide the Board with the follow up materials which document participant is registry fee, course evaluation and a summary of participant evaluation results.

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onsor Signature:	Repealed at 16 III. I
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NOTICE OF PROPOSED AMENDMENTS	
Section 3000.Appendix B Participant's Registry Card (Repealed)	
Hearing Aid Consumer Protection Program Continuing Education	1)
PARTICIPANT'S REGISTRY CARD (Please Print)	7)
PARTICIPANT'S NAME: (Last, First and initial)	3
LICENSE ID #:	
NAME OF BUSINESS:	
BUSINESS ADDRESS:	4
City State Zip	4
COURSE NAME:	
COURSE SITE:	
I hereby certify that I have attended the entire program of instruction for which continuing education hours are being awarded.	S
I fully understand that misrepresentation of continuing education attendance is a violation of the Hearing Aid Consumer Protection Act.	
The number of Continuing Education Units awarded:	
Return this card to the course instructor. Failure to comply will result in your not receiving the above CEU award.	9
Participant's Signature:	(7
Instructor's Signature:	
(Source: Repealed at 16 III. Reg, effective	8

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: School Child Immunization Code
- 2) Code Citation:

77 III. Adm. Code 695

- Section Numbers: Proposed Action:
 695.10 Amendment
 695.30 Amendment
 695.40 Amendment
 695.50 New Section
 695.Appendix A New Section
- Statutory Authority:

AN ACT in relation to the prevention of certain communicable diseases III. Rev. Stat. 1991, ch. 111 1/2, par. 22.11 et seq.

The School Code III. Rev. Stat. 1991, ch. 122, par. 27-8.1 et seq.

AN ACT in relation to the regulation of facilities for child care. III. Rev. Stat. 1991, ch. 144, par. 2217.

5) A Complete Description of the Subjects and Issues Involved:

The proposed amendments specify the immunization requirements for children entering a child care facility, add Haemophilus influenzae type b to the basic immunization list, and reinstate the language of the rubella requirement which had previously been mistakenly deleted from the text.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes No X.

Does this Rulemaking Contain an Automatic Repeal Date? Yes. No X.

If "yes,", please specify the date:

Does this Rulemaking Contain any Incorporations by Reference? Yes

No X

NOTICE OF PROPOSED AMENDMENTS

or 6.06(b) If "yes," please specify type: 6.02(a) _

No X Are there any Other Proposed Amendments Pending on this Part? Yes.

6

Proposed Action Section Numbers

Ill. Reg. Citation

Statement of Statewide Policy Objectives: 10)

Specify the immunization requirement for child care facility attendees and reinstate the language of the rubella requirement. Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking: 11)

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register. These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

Initial Regulatory Flexibility Analysis: 12)

Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: A

Type of Small Businesses Affected: B

Child care facilities and schools.

Reporting, Bookkeeping or Other Procedures Required for Compliance: a

Review of the immunization status of child care facility attendees.

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NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH

Types of Professional Skills Necessary for Compliance: a

No specific professional skills

The full text of the Proposed Amendments begins on the next page:

NOTICE OF PROPOSED AMENDMENTS

SUBCHAPTER K: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS CHAPTER I: DEPARTMENT OF PUBLIC HEALTH TITLE 77: PUBLIC HEALTH

SCHOOL CHILD IMMUNIZATION CODE PART 695

Section

Basic Immunization 695.10

Booster Immunizations 695.20

Exceptions 695.30 List of Non-Immunized Child Care Facilities Attendees or Students 695.40

Proof of Immunity 695.50

Vaccination Schedule for Haemophilus b Conjugate Vaccines 695. Appendix A

communicable diseases" (III. Rev. Stat. 1991, ch. 111 1/2, pars. 22.11 et seq.), Section 27-8.1 of the School Code (III. Rev. Stat. 1991, ch. 122, par. 27-8.1), and "AN ACT in relation to the regulation AUTHORITY: Implementing and authorized by "AN ACT in relation to the prevention of certain of facilities for child care" (III. Rev. Stat. 1991, ch. 144, par. 2217). SOURCE: Emergency amendment effective June 23, 1977; emergency amendment at 3 III. Reg. 14, maximum of 150 days; amended at 14 III. Reg. 14562, effective August 27, 1990; amended at 15 III. p. 88, effective March 21, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 52, p. 134, effective December 17, 1979; codified at 8 III. Reg. 4512; amended at III. Reg. 11799, effective June 29, 1987; emergency amendment at 14 III. Reg. 5890, effective March 30, 1990, for a , effective Reg. 7712, effective May 1, 1991; amended at 16 III. Reg.

Section 695.10 Basic Immunization

The optimum starting ages for the specified immunizing procedures are as follows:

2-4 months	2-4 months, combined with	diphtheria-tetanus toxoid	2-4 months	2-4 months	15 months
Diphtheria	Pertussis		Tetanus	Poliomyelitis	Measles
1)	2)		3)	4	2)

All children 2 months of age and over upon first entering a child care facility shall present evidence that such person has been immunized, or is in the process of being immunized, according to the recommended schedule against diphtheria, pertussis, tetanus, polio, a

2-4 months 15 months 15 months

Haemophilus influenzae type b

Rubella Mumps

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

measles, mumps, rubella and Haemophilus influenzae type b,

- All children entering school in Illinois for the first time shall present evidence of immunity against: (p)
- Diphtheria
- Pertussis (except as noted under sSubsection (de))
- Tetanus
- Poliomyelitis 4
- Measles (except as noted under §Subsection (hg) below) 500
 - Rubella
- Mumps
- Any child under 6 years of age who has not been immunized against diphtheria, pertussis and tetanus shall receive 3 injections of diphtheria-pertussis-tetanus combined antigen separated by intervals of 4 weeks or more. Pertussis (whooping cough) vaccine is medically contraindicated for children over the age of 6 years. de)
- shall receive 2 injections of diphtheria-tetanus separated by intervals of 4-6 weeks or more, Any child 6 years of age or over not having been immunized against diphtheria or tetanus with a reinforcing dose at least 6 months 1 year after second. Bi
- Diphtheria, Pertussis, Tetanus (e)

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- Individual doses in the series must have been received no less than four weeks apart. vaccine, appropriately spaced. Any child who, upon ontry, has had a primary series of either diphtheria pertussis totanus or diphtheria tetanus in the past shall require a booster since 3 years of age. Any child who, upon entry, has had a primary series The interval between the third and fourth or final dose must be at least 6 months. diphtheria pertussis tetanus if he or she is under 6 years of age and has not had a Section 695.50) of having received three doses of Diphtheria, Pertussis, Tetanus Any child 24 months of age or older shall present proof of four doses of DPT Any non-school age child entering a child care facility must show proof (see DPT) by one year of age, and one additional dose by the second birthday. of diphthoria portussis totanus in the past shall require a booster dose of booster dose of diphtheria totanus if he or she
- is between the ages of 6 and 12 and has not had a booster dose since age 4, or
- is 12 years of age or over and has not had a booster dose within the preceding 8 years. a
- Any child 5 years of age or younger entering school for the first time must show proof (see Section 695.50) of having received four or more doses of Diphtheria. 7

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Pertussis, Tetanus (DPT) with the last dose being a booster and having been received on or after the 4th birthday, but prior to school entrance; or within one year prior to school entrance. Individual doses in the series must have been received no less than four weeks apart. The interval between the third and fourth, or final dose, must be at least 6 months.

Ideally, the primary series is given in infancy, with booster doses prior to entering kindergarten or first grade and every 10 years thereafter.

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- Any child 6 years of age or older must show proof (see Section 695.50) of having received three or more doses of DPT or Tetanus, Diphtheria (Td) with the last dose being a booster and having been received on or after the 4th birthday. Individual doses in the series must have been received no less than four weeks apart. The interval between the second and third, or final dose, must be at least 6 months.
- 4) If 10 years have elapsed since the last booster, an additional booster is required.
- School age children entering a child care facility shall comply with the immunization requirements in accordance with subsections (2), (3) and (4) above.

gf) Polio

- Any non-school age child entering a child care facility must show proof (see Section 695.50) of having received two doses of trivalent live oral polio vaccine (TOPV) by one year of age, and a third dose by the second birthday. Individual doses in the series must have been received no less than 6 weeks apart. The interval between the second and third, or final dose, must be at least 6 months. Any child 24 months of age or older shall present proof of at least three doses of TOPV, appropriately spaced.
- 24) If the child has received primary immunization against polio with live oral polio vaccine, a booster dose of trivalent live oral polio vaccine shall be administered prior to his or her entrance to kindergarten or first grade. Any child not having received primary immunization against polio with live oral polio vaccine shall receive 2 doses (no less than six weeks apart) (separated by 2 or more months) of trivalent live oral polio vaccine prior to entering kindergarten or first grade and a booster at least 6 12 months after the second.
- A course of <u>enhanced-potency</u> inactivated poliovirus vaccine (<u>e-IPV</u>) and appropriate boosters may, for an individual child, be substituted for vaccination with live oral poliovirus vaccine at the direction of a physician licensed to practice medicine in all its branches.
- 4) School age children entering a child care facility shall comply with the immunization

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NOTICE OF PROPOSED AMENDMENTS

requirements in accordance with subsections (2) and (3) above.

hg) Measles

- 1) Any non-school age child entering a child care facility shall present evidence of one dose of live measles virus vaccine by the second birthday. The measles vaccine must have been received at 15 months of age or older.
- The child shall present evidence that he or she has:
- been immunized against red measles (rubeola) prior to entering school for the first time, or
- B) a statement from the physician that he or she has had measles (rubeola).
- Children who have had measles or have been immunized with one dose of live measles virus vaccine at 15 months of age or older, or children who have had two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first, shall be considered protected and in compliance. At the direction of a physician licensed to practice medicine in all its branches, a child immunized with live measles virus vaccine at 12 months of age or older, who first enters school in Illinois between August 1977 and September 1981, may be considered protected and in compliance.
- Children entering the 5th grade for the first time after July of 1990, entering the 9th grade for the first time after July of 1991, and entering at any grade level after July of 1993, will be required to show evidence of having received two doses of live measles virus vaccine, the first dose at least 12 months of age and the second dose no less than 1 month after the first or other proof of immunity as described in this
- For students attending school programs where grade levels are not assigned, proof of two doses of measles vaccine as described in subsection (h)(4) $(\frac{1}{2})(3)$ shall be submitted prior to the school year in which the child reaches the ages of 5, 10 and 15.
- 6) School age children entering a child care facility shall comply with the immunization requirements in accordance with subsections (2), (3), (4) and (5) above.

ih) Mumps

1) Any non-school age child entering a child care facility shall present evidence of one dose of live mumps virus vaccine by the second birthday. The mumps vaccine must have been received at twelve (12) months of age or older (preferably at fifteen (15)

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months of age or older).

- The child shall present evidence that he or she has: 24)
- been immunized against mumps prior to entering school for the first time, or (F
- a statement from the physician that he or she has had mumps. B
- Only those children who have had mumps or have been immunized with live mumps virus vaccine at twelve (12) months or older, shall be considered to be immune. 35)
- All children currently enrolled in school in Illinois who are susceptible to mumps, must show proof of immunity prior to enrolling for school year 1987-88. 4
- School age children entering a child care facility shall comply with the immunization requirements in accordance with subsections (2), (3) and (4) above. S

Rubella a

- dose of rubella vaccine by the second birthday. The rubella vaccine must have been Any non-school age child entering a child care facility shall present evidence of one received at twelve (12) months of age or older (preferably at fifteen (15) months of
- The child shall present evidence that he or she has: 7
- been immunized against rubella prior to entering school for the first time, or A
- laboratory evidence of a blood titer of 1;16 (or equivalent titer) or greater, a
- Only those children who have laboratory (serologic) evidence of rubella immunity or have been immunized with rubella vaccine at twelve (12) months or older, shall be considered to be immune. 3
- School age children entering a child care facility shall comply with immunization requirements in accordance with subsections (2) and (3) above. 4

Haemophilus influenzae type b (Hib) Q

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Section 695.30 Exceptions

- The provisions of this Act shall not apply if:
- administration of immunizing agents conflicts with his or her religious tenets or The parent or guardian of the child objects thereto on the grounds that the practices, or 7
- A physician licensed to practice medicine in all its branches states in writing that the physical condition of the child is such that the administration of one or more of the required immunizing agents is medically contraindicated. 5
- begun, or will begin, the necessary immunization procedures, or the parent's or guardian's intent to comply. Such evidence may be a signed statement from the physician that he has written consent for the child's participation in a school or other community immunization It is not the intent of this Part these Rules that any child whose parents comply with the student shall be considered to be in compliance with the law if there is evidence of the intent of this Act should be excluded from a child care facility or school. A child or 9

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Section 695.40 List of Non-Immunized Child Care Facility Attendees or Students

An accurate list shall be maintained at every child care facility or attendance center of all children who have not presented evidence of immunity against diphtheria, pertussis (to age six), tetanus, poliomyelitis, measles, rubella, and mumps and Haemophilus influenzae type b (to age five).

effective
Reg.
16 111.
Amended at
(Source:

Section 695.50 Proof of Immunity

- health professional, or health official) or proof of disease (as described in subsections (c) through (e) below). As used in this Section, "physician" means a physician licensed to vaccine (verified by a health care provider, defined as a physician, child care or school Proof of immunity shall consist of documented evidence of the child having received a practice medicine in all of its branches (M.D. or D.O.).
- The day and month of the vaccine is required if it cannot otherwise be determined that the vaccine was given after the minimum interval or age. a
- physician, or laboratory evidence of immunity by an antibody titer of 1:16 (or equivalent Proof of prior measles disease must be verified with the date of illness signed by a titer) or greater. ପ

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- d) The only acceptable proof of immunity for rubella is evidence of vaccine (see subsection (b) above) or laboratory evidence of a blood titer of 1:16 (or equivalent titer) or greater.
- e) Proof of prior mumps disease must be verified with date of illness signed by a physician.

(Source: Added at 16 III. Reg. _____, effective

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DEPARTMENT OF PUBLIC HEALTH NOTICE OF PROPOSED AMENDMENTS

Section 695. Appendix A Vaccination Schedule for Haemophilus b Conjugate Vaccines (HbCV)

Total number of doses for series	41 씨 에 에 ―	w w √ →	1
Booster	15 mo. b 15 mo. b 15 mo. b None	12 mo. ^b 15 mo. ^b 15 mo. ^b None	None
Primary series	3 doses, 2 mo. apart 2 doses, 2 mo. apart 1 dose 1 dose	2 doses, 2 mo. apart 2 doses, 2 mo. apart 1 dose 1 dose	1 dose°
Age at 1st dose (mos.)	2-6 7-11 12-14 15-59	2-6 7-11 12-14 15-59	15-59
Vaccine	HibTITER (Lederle-Praxis (HbOC)	PedvaxHIB (Merck Sharp and Dohme) (PRP-OMP)	ProHIBIT (Connaught) (PRP-D)

- Minimally acceptable interval between doses is one month
- b. At least two months after previous dose
- c. Children 15-59 months of age should receive only a single dose of HbCV vaccine

(Source: Added at 16 III. Reg. , effective

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED RULES

- Disabilities Act Americans With the Part: Grievance Procedure of Heading 1)
- Code Citation: 4 Ill. Adm. Code 1025 5)
- Proposed Action Section New Section numbers 1025.10 3)

Section Section Section Section Section Section New New New New New New 1025.20 1025.40 1025.50 1025.60 1025.70

- Americans With Disabilities Act of 1990 (42 U.S.C. 12131-12134), as specified in Title II regulations (28 CFR 35.107), and authorized by Sections 7301-1 et seq. of the Savings Bank Act (Ill. Rev. Stat. 1991, Ch. 17, pars. 7301-1 et seq.). Statutory Authority: Implementing Title II, Subtitle A of the 4)
- allegations of denial or discrimination of public services on Complete Description of the Subjects and Issues Involved; A Complete Description of the Subjects and the Subjects This rulemaking establishes a grievance procedure whereby the basis of their disabilities as required by the Americans with Disabilities Act of 1990. may disabilities with individuals qualified 2
- Will these proposed rules replace an emergency rule currently in effect? (9
- Does this rulemaking contain an automatic repeal date? 7)
- Do the proposed rules contain incorporations by reference? 8
- Are there any other proposed amendments pending to this Part? 6
- This rulemaking Statement of Statewide Policy Objectives: not affect units of local government. does 10)
- Written comments will be accepted up to 45 days from date of publication of this Notice and should be directed to: comment on this proposed rulemaking:

and Manner in which interested persons may

Time, Place,

11)

ILLINOIS REGISTER

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED RULES

Residential Finance (Formerly the Commissioner Office of the Commissioner of Savings and R. Stevenson, Deputy Commissioner of Savings and Loan Associations) Springfield, Illinois 62701-1509. 500 East Monroe, Suite 800 (217) 782-6169

Initial Regulatory Flexibility Analysis:

Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: A)

Business Assistance Office of the Department of Commerce The proposed rulemaking was not submitted to the Small and Community Affairs. The Agency feels that small business will not be affected adversely by the rulemaking.

- Types of small businesses affected: Not applicable.
- Reporting, bookkeeping or other procedures required for compliance: Not applicable. ς C
- Types of professional skills necessary for compliance: Not applicable. a

The full text of the Proposed Rules begins on the next page.

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED RULES

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE TITLE 4: GRIEVANCE PROCEDURES CHAPTER XXXVIII:

AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE **PART 1025**

Designated Coordinator Level Definitions Procedure Purposes 1025.40 1025.20 1025.30 1025.10

Section

Case-by-Case Resolution Accessibility

Final Level 1025.50

1025.60

AUTHORITY: Implementing Title II, Subtitle A of the Americans With Disabilities Act of 1990 (42 U.S.C. 12131-12134), as specified in Title II regulations (28 CFR 35.107), and authorized by Sections 7301-1 et seq. of the Savings Bank Act (Ill. Rev. Stat. 1991, Ch. 7301-1 et seq.). 17, pars.

, effective _ Ill. Reg. Adopted at SOURCE:

Section 1025.10 Purposes

- Disabilities Act of 1990, (42 U.S.C. 12101 et seq.) (ADA), and specifically Section 35.107 of the Title II regulations (28 CFR 35.107) requiring that a grievance procedure be established to resolve grievances asserted by qualified individuals with disabilities. Should any individual desire to review the ADA or its regulations This Americans With Disabilities Act Grievance Procedure (Procedure) is established pursuant to the Americans With privileges and the contact rights, please to understand the βĀ Coordinator. afforded a)
- In general, the ADA requires that each program, service, and activity offered by the Office of the Commissioner of Savings and Residential Finance (Agency), when viewed in its entirety, be readily accessible to and usable by qualified individuals with disabilities. (q
- communication with all individuals requesting readily accessible programs, services and activities. The Agency is the intention of the Agency to foster services supervisors of programs, encourages 0

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COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED RULES

modifications to respond to requests for before they become grievances. activities

Section 1025.20 Definitions

the Agency "Complainant" is an individual with a disability files a Grievance Form provided by accordance with this Part

coordination of efforts of the Agency to comply with and carry out its responsibilities under Title II of the ADA, including investigation of grievances filed by "Designated Coordinator" is the person(s) appointed by the Commissioner who is/are responsible for the complainants. See 28 CFR 35.107.

eligibility requirements for participation in or receipt of the benefits of a program, activity or service offered by the Agency, and believes he or she has been excluded program, service or activity of the Agency or has been subject to discrimination by the Agency. "Grievance" is any complaint under the ADA by an individual with a disability who meets the essential from participation in, or denied the benefits of any under the ADA by

Procedure Section 1025.30

- of this Part, in the form and manner described, and within the specified time limits. It is mutually desirable and beneficial that grievances be Grievances shall be submitted in accordance with the procedures established in Sections 1705.40 and 1705.50 agreement in writing by the complainant and the reviewer satisfactorily resolved in a prompt manner. Time limits established in this procedure are in calendar days, unless otherwise stated, and may be extended by mutual at the Designated Coordinator and Final Levels. a)
- A complainant's failure to submit a grievance, or to submit or appeal it to the next level of procedure, within the specified time limits shall mean that the complainant has withdrawn the grievance or has accepted the last response given in the grievance procedure as the Agency's last response. q
- The Agency shall, upon being informed of an individual's desire to file a formal grievance, instruct the individual how to receive a copy of this procedure and desire ô

NOTICE OF PROPOSED RULES

the Grievance Form.

Designated Coordinator Level Section 1025.40

- If an individual desires to file a formal written grievance, the individual shall promptly, but no later the grievance to the Designated Coordinator in writing Grievance Form must be completed in full in order to receive proper consideration by the Designated than 180 days after the alleged discrimination, submit on the Grievance Form prescribed for that purpose. proper (p
- Upon request, assistance shall be provided by the Agency to complete the Grievance Form. (q
- shall investigate the grievance and shall make reasonable Commissioner with 10 business days after receipt of the The Designated Coordinator, or his/her representative efforts to resolve it. The Designated Coordinator shall to the complainant a written response Grievance Form. provide Ω

Section 1025.50 Final Level

- the complainant may submit a copy of the Grievance Form and Designated Coordinator's response to the Commissioner submit these documents to the Commissioner, together with dissatisfaction with the Designated Coordinator's written response, within 5 business days after receipt by the If the grievance has not been resolved at the Designated Coordinator Level to the satisfaction of the complainant, The complainant shall complainant of the Designated Coordinator's response. a short written statement explaining the reason(s) the Agency for final review. of a)
- The Commissioner shall appoint a 3 member panel to review One member the grievance at the Final Level. appointed shall be designated chairman. (q
- appear before the panel. Complainant shall have a right to appoint a representation to appear on his/her behalf. The panel shall review the Designated Coordinator's written response and may conduct interviews and seek The complainant shall be afforded an opportunity advice as it deems appropriate. Ω O
- Upon reaching a concurrence, the panel shall g

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COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF PROPOSED RULES

dissenting member of the panel may make a recommendation recommendations in writing to the Commissioner as to the proper resolution of the grievance. All recommendations shall include reasons for such recommendations and shall to the Commissioner in writing and shall also sign such bear the signatures of the concurring panel members. recommendation.

- Commissioner shall approve, disapprove or modify the panel recommendations, shall render a decision thereon in writing within 30 days, shall state the basis therefore, and shall cause a copy of the decision to be be final. If the Commissioner disapproves or modifies the panel recommendations, the Commissioner shall include served on the parties. The Commissioner's decision shall written reasons for such disapproval or modification. Upon receipt of recommendations from a panel, e
- the recommendations of the panel and the decision of the Coordinator's response, the statement of reasons for dissatisfaction, Commissioner shall be maintained in accordance with the State Records Act (Ill. Rev. Stat. 1991, Ch. 116, par. 43.3 et seq.), or as otherwise required by law. the Designated Grievance Form, (j

Accessibility Section 1025.60

The Agency shall ensure that all stages of the grievance procedure are readily accessible to and usable by individuals with readily accessible to and disabilities.

Case-by-Case Resolution Section 1025.70

are not limited to: the specific nature of the disability; the essential eligibility requirements, the benefits to be derived, and the nature of the service, program or activity at issue; the health and safety of others; and, whether or not an accommodation would of a grievance at any level, whether through the granting of relief or otherwise, shall not constitute a precedent on which any other Each grievance involves a unique set of factors which include but constitute a fundamental alteration to the program, service or activity or undue hardship on the Agency. Accordingly, termination complainants should rely.

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

The Heading of the Part:

Merit and Fitness

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- 80 Ill. Adm. Code 302 Code Citation:
- Section Number: 2) 3)

Adopted Action:

Amendment

- <u>Statutory Authority</u>: Implementing and authorized by the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b101, et seq.) 4)
- Effective Date of Amendment: August 19, 1992 2)
- š Does this rulemaking contain an automatic repeal date? (9
- Š. Does the Amendment contain incorporations by reference? 7
- Date Filed in Agency's Principal Office: August 19, 1992 8
- Notice of Proposal Published in Illinois Register 6

June 12, 1992, 16 Ill. Reg. 8675

- . ق Has JCAR issued a Statement of Objections to the Amendment? 10)
- Differences between proposal and final version: 1

No changes were made

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were necessary. 12)
- Will the Amendment replace an emergency rule currently in effect? 3)
- 14) Are there any amendments pending on this Part?

Illinois Register Citation 16 Ill. Reg. 11390 16 Ill. Reg. 11390 Proposed Action New Section Amendment Section Number 302.150 302.325

Summary and Purpose of Amendment: 15)

The Personnel Code and rules provide that term appointees are subject to Jurisdictions A, B, and C during the period of their term. The Department is adopting this amendment to make clear that this includes the rules relating to intra-agency and inter-agency transfers. The amendment also provides that the terms of individuals who are transferred will not terminate or be extended because of the transfer.

ILLINOIS REGISTER

13490 92

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

Information and questions regarding this adopted amendment shall be directed to: 16)

720 Stratton Office Building Springfield, IL 62706 (217)782-9669 Stephen W. Seiple

The full text of the Adopted Amendment begins on the next page.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 302 MERIT AND FITNESS

SUBPART A: APPLICATION AND EXAMINATION

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	Time, Place, Conduct, Cancellation, Postponement and Suspension of Examinations						
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ion 10	20	30	40	52	55	09	70
Section 302.10	302.20	302.30	302.	302.52	302.55	302.60	302.70
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SUBPART B: APPOINTMENT AND SELECTION

Eligible Lists	Appointments Alternative Emplovment	Geographic Preference	Appointment From Eligible List	Responsibilities of Eligibles	Removal of Names From Eligible Lists	Replacement of Names on Eligible List	Appointment and Status		Extension of Jurisdiction B	
Section 302.80	302.90	302.100	302.110	302.120	302.130	302.140	302.150	EMERGENC	302.160	

SUBPART C: TRAINEES

Programs Appointments Limitations on Trainee Appointments	SUBPART D: CONTINUOUS SERVICE	Definitions Interruptions In Continuous Service
Programs Appointmen Limitation		Definitions Interruption
Section 302.170 302.175 302.180		Section 302.190 302.200

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

				Leaves	
				Certain	
302.210 Deductions From Continuous Service	302.215 Leave of Absence for Educational Purposes	302.220 Veterans Continuous Service	Peace or Job Corps Enrollees Continuous Service	302.240 Accrual and Retention of Continuous Service During Certain Leaves	302 250 Timitations on Continuous Service
302.210	302.215	302.220	302.230	302.240	302 250

SUBPART E: PERFORMANCE REVIEW

Performance Records Performance Evaluation Forms	SUBPART F: PROBATIONARY	Probationary Period Certified Status Status Change in Probationary Period Intermittent Status
Section 302.260 302.270		Section 302.300 302.310 302.320 302.325 EMERGENCY
388		NEWEWE

Y STATUS

SUBPART G: PROMOTIONS

			Period
	Eligibility for Promotion	Limitations On Promotions	Failure to Complete Probationary Period
Section	302.330	302.335	302.340

SUBPART H: EMPLOYEE TRANSFERS

			Inter-Agency Transfer		Geographical Transfer (Agency Directed)	Geographical Transfer (Agency Directed) Procedures	302.432 Notice To Employee	Effective Date of Geographical Transfer (Agency Directed)	Employee-Requested Geographical Transfer	Rights of Transferred Employees	Transfer of Duties	302.450 Limitations on Transfers	302 460 Employee Records
Section	302.400	302.410	302.420	302.425	302.430	302.431	302.432	302.433	302.435	302.440	302.445	302.450	302 460

SUBPART I: DEMOTION

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

Demotion Notice to Employee	Employee Obligations Salary and Other Benefits of Employee	Appeal by Certified Employee	Demotion of Other Employees	Status of Demoted Employees
302.470	302.490	302.496	302.497	302.498

SUBPART J: VOLUNTARY REDUCTION AND LAYOFFS

DISCHARGE AND DISCIPLINE SUBPART K:

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

302.730 Notice to Employee 302.750 Appeal by Employee 302.780 Discharge of Probationary Employees 302.781 Reinstatement from Suspension or Discharge 302.785 Suspension or Discharge Resulting From Arrest or Criminal Indictmen 302.790 Prohibition of Discrimination

SUBPART L: TERM APPOINTMENTS

u	00 Definition of Terms	O Positions Subject to Term Appointments		!] Effect of Loss of Federal Funding on Employees Excluded from Term	Appointment by Reason of Being Federally Funded (Repealed)		:3 No Promotion to Positions Covered by Term Appointments (Repealed)		:5 Reemployment Rights to Term Appointment	0 Expiration of Term Appointment		11 Renewal Procedures for Incumbents on the Effective Date of Section	8b18 of the Personnel Code (Repealed)		6 Change in Position Factors Affecting Term Appointment Exclusion		O Renewal Procedure for Incumbents Subject to Public Act 83-1369	3 Renewal of Certified or Probationary Incumbents in Exempted Positions
Section	302.800	302.81	302.820	302.821		302.822	302.823	302.824	302.825	302.830	302.840	302.841		302.842	302.846	302.850	302.860	302.863

AUTHORITY: Implementing and authorized by the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63bl0l et seq.)

SOURCE: Filed May 29, 1975; amended at 2 III. Reg. 33, p. 24, effective September 1, 1978; amended at 3 III. Reg. 1, p. 63, effective January 1, 1979; amended at 3 III. Reg. 22, p. 78, effective June 1, 1979; emergency amendment at 3 III. Reg. 48, p. 188, effective January 1, 1980, for a maximum of 150 days; emergency amended at 4 III. Reg. 1, p. 76, effective January 1, 1980, for a maximum of 150 days; amended at 4 III. Reg. 11, p. 67, effective March 1, 1980; amended at 4 III. Reg. 15, p. 216, effective March 31, 1980; amended at 4 III. Reg. 22, p. 227, effective June 1, 1980; amended at 5 III. Reg. 5, 1983; codified at 7 III. Reg. 13198; amended at 8 III. Reg. 7788, effective May 23, 1984; emergency amendment at 9 III. Reg. 241, effective January 1, 1985, for a maximum of 150 days; amended at 9 III. Reg. 7907, effective May 15, 1985; amended at 10 III. Reg. 13940, effective September 1, 1986; amended

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENT

at 12 III. Reg. 5634, effective March 15, 1988; emergency amendments at 12 III. Reg. 16214, effective September 23, 1988, for a maximum of 150 days; emergency expired February 20, 1989; amended at 13 III. Reg. 3722, effective March 13, 1989; amended at 13 III. Reg. 10820, effective June 23, 1989; amended at 13 III. Reg. 12970, effective August 1, 1989; amended at 15 III. Reg. 17974, effective November 27, 1991; amended at 16 III. Reg. 8375, effective May 21, 1992; emergency amendments at 16 III. Reg. 11645, effective effective August 19, 1992. effective

Section 302.822 Appointees Under Term Appointments

Appointees under Term Appointments shall be subject to Jurisdictions A, B, and of the Personnel Code with all rights and obligations thereunder during the the Personnel Rules during the term of their appointment, including Sections 302.410 and 302.420. An intra-agency or inter-agency or inter-age 302.410 and 302.420. An intra-agency or inter-agency transfer may be to a term position and shall not operate to extend the incumbent's term or to terminate the appointment prior to expiration of the incumbent's term

, effective August 19, 1992 (Source: Amended at 16 Ill. Reg. 13489

ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED AMENDMENT

- Guidelines for the Assessment 55 (MC)) The Heading of the Part: Penalties (General Order
- 92 Ill. Adm. Code 1440 Code Citation: 2)
- Adopted Action: Amend Section numbers:
- Implementing Section 18c-1704 and authorized Section 18c-1202 of The Illinois Commercial Transportation Law (Ill. Rev. Stat 1991, ch.95 1/2, par. 18c-1101 et seq.). Statutory Authority:
- September 1, 1992 Effective Date of Amendment: 2)
- Does this rulemaking contain an automatic repeal date? (9
- Does this amendment contain incorporations by reference? 7)

Date Filed in Agency's Principal Office: August 19, 1992

8

- Notice of Proposal Published in Illinois Register:
- 16 Ill. Reg. 5139 on April 3, 1992
- Has JCAR issued a Statement of Objections to this amendment? 10)
- Difference(s) between proposal and final version: There were no changes made to the proposal. 11)
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)
- Will this amendment replace an emergency amendment currently in effect? 13)
- Are there any amendments pending on this Part? 14)
- Summary and Purpose of Amendments: 15)

maximum amount of \$1,000 per violation to determine the amount of penalty to be assessed. This results in extremely high penalty amounts for violations which frequently do not merit such punitive measures. Experience has shown us that applying a lower The current rule requires the application of the statutory

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED AMENDMENT

dollar amount per violation enables the Commission to achieve substantial compliance without unduly punishing the violating carrier. We are recommending that the rule be amended to lower the multiplier to \$300 per violation. The proposed language is contained in the attached Appendix.

16) Information and questions regarding this adopted amendment shall be directed to:

Kathy Campbell Lynch Illinois Commerce Commission 527 East Capitol Avenue P.O. Box 19280 Springfield, IL 62794-9280 the full text of the Adopted Amendment begins on the next page:

ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED AMENDMENT

TITLE 92: TRANSPORTATION CHAPTER III: ILLINOIS COMMERCE COMMISSION SUBCHAPTER b: MOTOR CARRIERS OF PROPERTY PART 1440 GUIDELINES FOR THE ASSESSMENT OF PENALTIES (GENERAL ORDER 55 (MC))

Section

1440.10 Guidelines in the Assessment of Civil Penalties 1440.20 Procedure for Determining Civil Penalties AUTHORITY: Implementing Section 18c-1704 and authorized by Section 18c-1202 of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1991, ch. 95 1/2, pars. 18c-1101 et seq.).

(III. Rev. Stat. 1991, Ch. 95 1/2, pars. 18C-1101 et seq.).
SOURCE: Adopted at 6 Ill. Reg. 14821, effective November 19,
1982; codified at 8 Ill. Reg. 5154; amended at 10 Ill. Reg. 3815,
effective Gegruary 10, 1986; Part recodified at 10 Ill. Reg.
18002; amended at 16 Ill. Reg. 13496, effective September 1, 1992.

Section 1440.20 Procedure for Determining Civil Penalties

- a) Persons found to have committed one or more violations for which civil penalties may be assessed shall be entitled to have such civil penalties determined in accordance with the following procedure.
- 1) A numerical value of from 0 to 5 shall be assigned to each of the following factors:
- A) the standard of lack of mtigating circumstances;
- B) the standard of lack of good faith or intent;
- c) the standard of ability to pay;
- b) the degree of harm to the public -- extent of violative conduct;
- E) the financial benefit accruing to the respondent.
- the values assigned shall be summed. The sum shall be divided by the maximum possible weighted value per violation (25) and then multiplied by the-maximum-pessible-statutory-penalty-per violation-(\$1000) \$300 per violation. The result will be the civil penalty which the Commission

ILLINOIS COMMERCE COMMISSION

NOTICE OF ADOPTED AMENDMENT

shall seek to assess in actions against the respondent.

- Notwithstanding the above, when is appears that informal settlement discussions will serve to conserve the resources of the Commission and expedite the disposition of the Commission's caseload without eopardizing the statutory goals of Commission regulation, a lesser amount may be assessed.
- Amended at 16 Ill. Reg. 13496 , effective September 1, 1992. (Source:

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ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENTS

- The Heading of the Part: Unfair Labor Practice Proceedings 1)
- 80 Ill. Adm. Code 1120 Code Citation:

5)

- Adopted Action: Section Numbers: 3)

4)

- New
- Labor Relations Act, Ill. Rev. Stat. (1991), ch. 48, par. 1705(h); Section 15 of the Illinois Educational Labor Relations Act, Ill. Rev. Stat. (1991), ch. 48, par. 1715, as amended by P.A. 87-0736, effective January 1, 1992. Statutory Authority: Section 5(h) of the Illinois Educational
- Effective Date of Amendments: August 25, 1992 2
- Does this rulemaking contain an automatic repeal date? (9
- Does this amendment contain incorporations by reference? No 7)
- Date Filed in Agency's Principal Office: August 25, 1992 8
- Notice of Proposal Published in Illinois Register: April 10, 1992, 16 Ill. Reg. 5554 6
 - Has JCAR issued a Statement of Objections to this rule? 10)
- 11)
- Differences between proposal and final version:
- amendments, and replace same with new first sentence in Section 1120.80(b): delete first sentence of proposed adopted amendments. a)
- "and/" before "or any other appropriate sanction" in first sentence of proposed amendments; add new second delete words "or censure", and add sentence in adopted amendments. Section 1120.80(c): q
- Section 1120.80(d): delete second and sixth sentences in proposed amendments; add new subsections 1120.80(d)(1)(2) ΰ
- Section 1120.80(h): delete "at the time the Opinion and Order or Recommended Decision and Order is issued" from the first sentence of the proposed amendments. Add new 9

ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENTS

sentence to adopted amendments, after second sentence of proposed amendments. Delete fifth and sixth sentences of the proposed amendments.

e) <u>Section 1120.80(i)</u>: in first sentence of proposed amendments, add "for which sanctions are sought" after "circumstances" and delete "determined to constitute a violation of this rule".

Section

- Section 1120.80(j): delete "emergency" in first and second sentences of proposed amendments. Add ",providing that such motions are filed by September 30, 1992" to the second sentence of the proposed amendments.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this amendment replace an emergency amendment currently in effect? Yes
- 14) Are there any amendments pending on this Part? N
- Summary and Purpose of Amendments: The proposed Rule implements the amendment to Section 15 of the Illinois Educational Labor Relations Act that was enacted in Public Act 87-0736. The proposed Rule replaces the emergency amendment that was effective as of March 30, 1992 and which was codified at 16 Ill. Reg. 6052 (1992). The proposed Rule sets forth the standards under which sanctions can be recommended by the Executive Director or an Administrative Law Judge, or ordered by the Illinois Educational Labor Relations Board, in unfair labor practice proceedings. The proposed Rule also sets forth the procedures governing requests for such sanctions and the procedures under which the Agency will determine if sanctions are warranted.
- 16) Information and questions regarding this adopted amendment shall be directed to: David A. Youngerman, Chief Administrative Law Judge, 20 North Wacker Drive, Suite 1000, Chicago, Illinois 60606

The full text of the Adopted Amendments begins on the next page:

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ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES SUBTITLE C: LABOR RELATIONS CHAPTER III: ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

PART 1120 UNFAIR LABOR PRACTICE PROCEEDINGS

Charge Processing and Investigation, Complaints and Responses Requests for Preliminary Relief General Statement of Purpose Consideration by the Board Compliance Procedures Filing of a Charge Sanctions Hearings 1120.20 1120.30 1120.10 1120.40 1120.50 1120.60 1120.70 1120.80 AUTHORITY: Section 5(h) of the Illinois Educational Labor Relations Act, Ill. Rev. Stat. (1991), ch. 48, par. 1705(h); Section 15 of the Illinois Educational Labor Relations Act, Ill. Rev. Stat. (1991), ch. 48, par. 1715, as amended by P.A. 87-0736, effective January 1, 1992.

SOURCE: Emergency rules adopted at 8 Ill. Reg. 7656, effective May 21, 1984, for a maximum of 150 days; adopted at 8 Ill. Reg. 19413, effective September 28, 1984; amended at 14 Ill. Reg. 1322, effective January 5, 1990; emergency amendments at 16 Ill. Reg. 6052, effective March 30, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 13500 , effective

Section 1120.80 Sanctions

- a) The Board's order may in its discretion also include an appropriate sanction, based on the Board's rules and regulations, if the other party has made allegations or denials without reasonable cause and found to be untrue or has engaged in frivolous litigation for the purpose of delay or needless increase in the cost of litigation. The state of Illinois or any agency thereof shall be subject to these provisions in the same manner as any other party. (Section 15 of the
- b) The Board may award sanctions for such written allegations or denials, including statements stenographically recorded during the course of Board proceedings.
- c) The sanction may include an admonition or reprimand; striking an offending allegation or denial; an order to pay the other party or parties, reasonable expenses including costs and reasonable attorney's fees (Section 15 of the Act) or an appropriate portion thereof; and/or any other appropriate sanction. Sanctions are to be awarded only against a party or parties to the proceeding.
- d) Any party to an unfair labor practice proceeding may move for sanctions. The motion for sanctions must be a succinct statement

ILLINOIS EDUCATIONAL LABOR RELATIONS BOARD

NOTICE OF ADOPTED AMENDMENT(S)

litigation alleged to be subject to sanctions, with citations to the record, and succinct arguments. The party subject to motion to respond or withdraw the paper or position that is the basis of the motion. Neither the motion for sanctions nor the response may be used as an additional brief on the merits of the underlying case. the motion for sanctions shall have 14 days after service of and/or identifying the allegations and/or denials

Motions for sanctions may be filed with the Executive Director charge is pending before the before the Executive Director may Such motions shall be filed no later than Executive Director's notice unfair charge practice charge. Sanctions before the Executive I only be sought for instances of frivolous litigation. the labor practice that a party has withdrawn while an unfair labor practice the unfair the of Executive Director. receipt investigation completed, or days after

motions sanctions may be filed with the Administrative Law Judge or, in the event that an Administrative Law Judge has not been named, practice complaint is pending before the Administrative Law Judge the Chief Administrative Law Judge. Such motions shall be to be filed, or no later than 7 days after the hearing, if no briefs are to be filed. Sanctions before the Administrative Law Judge or Chief Administrative Law Judge may be sought for both allegations or denials made without filed no later than 7 days after receipt of the last post-hearing reasonable cause and found to be untrue and/or instances with the Chief Administrative Law Judge, while an unfair Once an unfair labor practice complaint has been issued, brief scheduled to be filed, or no later than 7 frivolous litigation. 2)

Once the Administrative Law Judge has issued a Recommended Recommended Decision and Order dismissing an unfair labor is pending Such motions shall be filed no later than 7 filed with the Board, or no later than 7 days after oral argument before the denials made without reasonable cause and found to be untrue such argument occurs after all briefing is completed. Decision and Order, or the Executive Director has issued Sanctions before the Board may be sought for both allegations practice charge, the Recommended Decision and Order days after receipt of the last brief scheduled to be and/or instances of frivolous litigation. before the Board. Board, 3)

for an allegation or denial made without reasonable cause and found to be untrue even though the though it did not move for sanctions on that allegation or denial on Administrative Law Judge did not recommend sanctions and even A party may request sanctions from the Board Judge, Law the Administrative allegation or denial before (a

A party may not request sanctions from the Board for alleged frivolous of litigation before the Executive Director or Administrative Law Judge, unless it requested sanctions from the Executive Director or litigation for the purpose of delay or needless increase in the cost f)

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frivolous or unless the Executive Director or Administrative Law Judge recommended sanctions as to such alleged incident of Administrative Law Judge as to such alleged incident litigation, litigation.

Except as provided in subsection (h) below, an order for sanctions shall be included in the Executive Director's Recommended Decision and Order, the Administrative Law Judge's Recommended Decision and Order,

or the Board's Opinion and Order.

If neither party has moved for sanctions, the Executive Director, Administrative Law Judge, or Board may sua sponte issue an Order to The party or parties the service of that Order to file a response. Any other party or parties shall have 14 days from service of that response within which to file a reply. The Order to Show Cause shall recite the conduct or to whom the Order to Show Cause is directed shall have 14 days Show Cause why this rule has not been violated. circumstances at issue.

An order leveling sanctions shall recite the conduct or circumstances for which sanctions are sought, and explain the basis for the sanction imposed.

allegations and denials and frivolous litigation occurring between Any deadline January 1, 1992 and the effective date of these amendments, providing provided above for filing a motion for sanctions shall be waived and denials that such motions are filed by September 30, 1992. These amendments apply to allegations or litigation occurring on or after January

effective 13500 Reg. 111. 16 August 25, 1992 at (Source: Added

13506

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED RULE

- 1) Heading of the Part: Procedures for Operation of the Potentially Infectious Medical Waste Transporter Fee System
- 2) Code Citation: 35 Ill. Adm. Code 880

Adopted Action	New Section		New Section	New Section					New Section					
Section Numbers	880.100	880.101	880.102	880.103	880,104	880.105	880,106	880.200	880.201	880.202	880.203	880,300	880.301	
3)														

- 4) Statutory Authority: Implementing and authorized by Section 56.6 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, par. 1056.6).
- 5) Effective Date of Rule: August 19, 1992
- 6) Does this rulemaking contain an automatic repeal date: No
- 7) Does this rulemaking contain incorporations by reference: N
- 8) Date filed in Agency's principal office: August 17, 1992
- 9) Notice of proposal published in Illinois Register: April 17, 1992, 16 111. Reg. 6127
- 10) Has JCAR issued a Statement of Objection to these rules? No
- 11) Differences between proposal and final version:

Authority and Section 880.100(a): The reference to the Environmental Protection Act has been updated.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

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ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED RULE

- 13) Will this rule replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- Summary and purpose of the rulemaking: The Environmental Protection Act ("Act") authorizes the Agency to collect a fee in the amount of 1.5 cents per pound of potentially infectious medical waste ("PIMW") transported in Illinois. This fee is collected from each transporter of PIMW required to have a permit under Section 56.1(f) of the Act and each transporter of PIMW not required to have a permit under Section 56.1 (f) (1)(A) of the Act if the PIMW is transported to a site or facility not owned, controlled or operated by the transporter.

The Act also authorizes the Agency to adopt rules establishing procedures relating to the collection of the fees. These procedures must include, but not be limited to: (i) necessary records identifying the quantities of PIMW transported; (ii) the form and submission of reports to accompany the payment of fees to the Agency; and (iii) the time and manner of payment of fees to the Agency, which payments shall be not more often than quarterly.

35 Ill. Adm. Code 880 provides procedures relating to the collection of the fees. The rules list the information that must be submitted to the Agency, and the manner and time of payment. In addition, the rules require certification of documents and weight.

16) Information and questions regarding this rule shall be directed to:

Susan J. Schroeder
Associate Counsel
Division of Legal Counsel
Illinois Environmental Protection Agency
2200 Churchill Road
Post Office Box 19276
Springfield, Illinois 62794-9276

The full text of the adopted rule begins on the next page:

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED RULES

CHAPTER 11: ENVIRONMENTAL PROTECTION AGENCY TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL

PROCEDURES FOR OPERATION OF THE POTENTIALLY INFECTIOUS MEDICAL WASTE TRANSPORTER FEE SYSTEM PART 880

SUBPART A: GENERAL PROVISIONS

Exemptions from PIMW Transporter Fee System Certification of Documents Certification of Weight Retention of Records Applicability Severability Definitions Section 880,100 880,101 880,102 880.103 880.104 880.105 880,106

SUBPART B: PROCEDURES FOR MAINTAINING REPORTS

Supplemental PIMW Report Quarterly PIMW Report Monthly PIMW Report Daily PIMW Report 880.200 880.201 880.203 Section 880.202

SUBPART C: PROCEDURES FOR THE PAYMENT OF PIMW TRANSPORTER FEES

Quarterly Submission of Payment of PIMW Transporter Fee Manner of Payment 880.301 Section 880.300

AUTHORITY: Implementing and authorized by Section 56.6 of the Environmental Protection Act (111. Rev. Stat. 1991, ch. 111 1/2, par. 1056.6).

effective 13505 Reg. 111. 16 SOURCE: Adopted August 19, 1992 SOURCE:

SUBPART A: GENERAL PROVISIONS

Section 880.100 Definitions

Except as stated in this Section, the definition of words or terms in this Part shall be the same as those used in the Act.

- "Act" means the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1001 et seq.).
- "Designated facility" means a facility that treats, stores, transfers or disposes of PIMW. Q

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- types of waste generated in connection with the diagnosis, treatment (i.e., provision of medical services), or immunization of human beings "Potentially Infectious Medical Waste" ("PIMW") mean's the following or animals; research pertaining to the provision of medical services; or the production or testing of biologicals: 0
 - Cultures and Stocks. This waste shall include but not be limited laboratories; cultures and stocks of infectious agents from to humans, and associated biologicals; cultures from medical or pathological research and industrial laboratories; wastes from the production of biologicals; discarded live or attenuated vaccines; or culture dishes and devices used to transfer, inoculate, or mix cultures. to cultures and stocks of agents infectious
 - Human Pathological Wastes. This waste shall include but not be limited to tissue, organs, and body parts (except teeth and the contiguous structures of bone and gum); body fluids that are removed during surgery, autopsy, or other medical procedures; or specimens of body fluids and their containers. 5
- Human Blood and Blood Products. This waste shall include but not be limited to discarded waste human blood, blood components (e.g., serum and plasma), or saturated material containing free flowing blood or blood components. 3
- include but not be limited to intravenous, or other medical needles; hypodermic or intravenous syringes; pasteur pipettes; scalpel blades; or blood vials. This discarded sharps used in animal or human patient care, medical research, or clinical or pharmaceutical laboratories; hypodermic, waste shall also include but not be limited to other types of broken or unbroken glass (including slides and cover slips) in Used Sharps. This waste shall contact with infectious agents. 7
- discarded material originating from animals inoculated during research, production of biologicals, or pharmaceutical testing blood, or bedding of animals know to have been in contact with Animal Waste. This waste shall include but not be limited to (i) with agents infectious to humans or (ii) carcasses, body parts, agents infectious to humans. 9
- Isolation Waste. This waste shall include but not be limited to exudates, and secretions from humans that are isolated to protect "Highly Communicable Diseases" means those diseases identified by the Board in rules waste materials contaminated with blood, excretions, adopted under subsection (e) of Section 56.2 of the Act. other from highly communicable diseases. discarded 9
 - Unused Sharps. This waste shall include but not be limited to or other needles; hypodermic or intravenous syringes; or scalpel the following unused, discarded sharps: hypodermic, intravenous, blades. 7

Potentially Infectious Medical Waste Does Not Include:

- Waste generated as general household waste;
- Waste (except for sharps) for which the infectious potential has been eliminated by treatment; or

ENVIRONMENTAL PROTECTION AGENCY

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- The infectious potential has been eliminated from the sharps Sharps that meet both of the following conditions:
- The sharps are rendered unrecognizable by treatment. by treatment; and
 - (Section 3.81 of the Act)
- "Tare weight" means the weight of a reusable shipping container that is not permanently disposed with the PIMW. ρ
- "Transporter" means a person engaged in the off-site transportation of PIMW by highway or water. (a

Section 880.101 Applicability

transported to a site or facility not owned, controlled, or operated by the of this Part apply to transporters of PIMW required to have a permit under Section 56.1(f)(1)(A) of the Act if the PIMW is permit under Section 56.1(f) of the Act and transporters of PIMW not required The regulations transporter.

Section 880.102 Exemptions from PIMW Transporter Pee System

The PIMW transporter fee payment provisions in this Part shall not apply to:

- transporters of PIMW not required to have a permit under Section 56.1(f)(1)(A) of the Act if the PIMW is transported to a site or facility owned, controlled, or operated by the transporter; or
- transporters of PIMW who transport less than 50 pounds per month generated at the same site; or (q
- transporters where the fee has been paid by another transporter who previously transported the PIMW. Û

Section 880.103 Retention of Records

the transporter for three years and shall be made available at the transporter's principal place of business in Illinois or corporate headquarters of all records required to be kept under this Part shall be retained by during normal business hours for inspection and photocopying by the Agency. Copies

Section 880.104 Certification of Documents

- preparing and reviewing such documents as part of his or her duties in All records and reports retained or submitted to the Agency as responsible required by this Part shall be signed by a person 9
 - person signing a report submitted to the Agency as required by Part shall make the following certification: the regular course of business. (q

accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the attachments were prepared under my direction or supervision I certify under penalty of law that this report and

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knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment those persons directly responsible for gathering the information, the information submitted is, to the best of for knowing violations.

Section 880.105 Certification of Weight

- Although PIMW may be measured in other units, the transporter is responsible for accurately weighing any load of PIMW in pounds. ٦
- The PIMW shall be weighed with a device for which certification has been obtained under the Weights and Measures Act (Ill. Rev. Stat. 1991, ch. 147, pars. 101 et seq.). (q

Section 880.106 Severability

unconstitutional, void, invalid or otherwise unlawful, such adjudication shall lf any Section, subsection, sentence or clause of this Part shall be adjudged not affect the validity of this Part as a whole or any Section, subsection, sentence or clause thereof not adjudged unconstitutional, void, invalid otherwise unlawful.

SUBPART B: PROCEDURES FOR MAINTAINING REPORTS

Daily PIMW Report Section 880.200

- The Daily PIMW Report shall be maintained at the transporter's principal place of business in Illinois or corporate headquarters. 9 q
 - The Daily PIMW Report shall be either on a form provided by the Agency or on another form that records the same information.
- to, the The Daily PIMW Report shall include, but not be limited following information for each load of PIMW transported:
 - the date received; 333
- the PIMW transport company name;
- permitted medical waste hauler number; the PIMW manifest number; the
- the generator name and location (city/state);
- the designated facility name and location (city/state); 5 6 5
- subject to gross weight in pounds of PIMW transporter fee; the
- gross weight in pounds of PIMW exempt from transporter fee and the reason for the exemption; the
 - the tare weight in pounds;
- the net weight in pounds of PIMW subject to the PIMW transporter 10)
- 11) the net weight in pounds of PIMW exempt from the PIMW transporter
- 12) the grand totals of gross and net weight of PIMW and the grand

NOTICE OF ADOPTED RULES

total of tare weight;

13) the page subtotal, if applicable; and

14) the authorized name, signature and date.

Entries on a Daily PIMW Report shall be made contemporaneously with record must be maintained in accordance with the records retention method of recording the required information which assures that required information can be entered on the Daily PIMM Report by the end of each business day, in which case the information must be Where an alternative method of contemporaneous recording is used, that the receipt of each load unless the transporter uses a different entered in the Daily PIMW Report by the end of each business day. provisions of Section 880,103 of this Part, (p

Section 880.201 Monthly PIMW Report

- Monthly PIMW Report shall be submitted to the Agency on a form provided by the Agency.
 - Report shall be completed within 10 calendar days after the end of each month. Entries on the Monthly PIMW (q
- The Monthly PlMW Reports covered by the quarter shall be submitted with the Quarterly PIMW Report to the Agency. Û
- The Monthly PIMW Report shall include, but not be limited to, the following information on a daily basis: (p
 - the month and year received;
- the PIMW transport company name; 3)
- the permitted medical waste hauler number;
- the total number of PIMW manifests used; the date PIMW was received; (5
- net weight in pounds of PIMW subject to the PIMW transporter (9
- the grand totals of subsections (d)(5) and (6) of this Section; 9 3
 - the certification according to Section 880.104; and
- the authorized name, signature, date, and telephone number.

Section 880.202 Quarterly PIMW Report

- The Quarterly PIMW Report shall be submitted to the Agency on a form provided by the Agency. (R
 - Quarterly PIMW Report shall include, but not be limited to, the following information: (q
- the quarter and year received; 7
- the PIMW transport company name and address;
- the total number of PIMW manifests used for each of the three the permitted medical waste hauler number; 3
- net weight in pounds of PIMW subject to the PIMW transporter months; ?
- total PIMW transporter fee due for each of the three months; for each of the three months; 6)
 - the summation of net weight in pounds of PIMW subject to the PIMW

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transporter fee for the current quarter and for the calendar

- the total PIMW transporter fee due for the current quarter and for the calendar year;
 - the supplemental PIMW transporter fee due or credited for the previous reporting period(s);
 - the PIMW transporter fee due or credited from the previous quarter;
 - the total PIMW transporter fee paid for the quarter;
- the certification according to Section 880.104; and
- April 15, July 15, October 15 and January 15 of each calendar year and The Ouarterly PIMW Report shall be received by the Agency on or before shall cover the three calendar months preceding the receipt date. 13) the authorized name, signature, date, and telephone number. ô
 - The PIMW transporter fee required to be paid under Subpart C of this Part shall be included with the submission of the Quarterly PIMW Report. The weight in pounds of PIMW subject to the PIMW transporter fee is required to be listed on each PIMW manifest. P
- transporter fee and the applicable Monthly PIMW Reports, shall be sent PIMW Quarterly Report, including the payment of the to the following address: (a

Illinois Environmental Protection Agency Fiscal Services Section

2200 Churchill Road

P.O. Box 19276

Springfield, Illinois 62794-9276

Section 880.203 Supplemental PIMW Report

- When errors in the amount of PIMW or the amount of the PIMW transporter fee due by month or quarter under this Part are discovered in any of the records required to be kept under this Part, a Supplemental PIMW Report showing the relevant corrections shall completed by the transporter and submitted to the Agency. transporter shall show the adjustment on the next Quarterly 9
 - Supplemental PIMW Report shall be submitted to the Agency on a form provided by the Agency. q
- The Supplemental PIMW Report shall include, but not be limited to, the following information: Û
 - the PIMW transport company name and address; 7
 - permitted medical waste hauler number; the
 - the PIMW manifest number; 33
- generator name and location (city/state); the date PIMW was received; the
- designated facility name and location (city/state);
 - correct net weight in pounds of PIMW;
- incorrect net weight in pounds of PIMW previously reported; 933236
 - the difference in weight in pounds of PINW;

ENVIRONMENTAL PROTECTION AGENCY

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- this of (11) 11) the grand totals for subsections (c)(7) through 10) the total PIMW transporter fee due or for credit; Section;
- 12) the page subtotal, if applicable;
- 13) the certification according to Section 880.104; and
- 14) the authorized name, signature, date and telephone number.

SUBPART C: PROCEDURES FOR THE PAYMENT OF PIMW TRANSPORTER FEES

880.300 Quarterly Submission of Payment of PIMW Transporter Fee Section

- \$0.015 per pound of PIMW transporter fee required by submission of the Quarterly PIMW Report. Such payment shall be received by the Agency on or before April 15, July 15, October 15 and January 15 of each year Section 56.6(a) of the Act shall begin on July 1, 1992. shall be made on a quarterly basis with the and shall cover the three preceding calendar months. of the Payment a)
- overpayment, the Agency shall credit this overpayment against the PIMW transporter fees due during the next quarter. The Agency shall issue If the calculation of fees under this Section (q
 - in an Agency within 10 calendar days from receipt of an underpayment notice from permanently cease transportation of PIMW. This notification shall be received by under this Section results underpayment of greater than \$10.00, the amount is due to the Each transporter shall notify the Ayency if it intends to the calculation of fees the Agency. 9 0
- the Agency within 30 calendar days after ceasing the transportation of PIMW and include:
 - the name and address of the transporter;
- the date by which PIMW will cease to be transported; and
- a fee payment schedule to assure submission of fees in accordance with this Part.
- quarter, the transporter shall submit the Quarterly PIMW Report to the Agency at the times indicated in subsection (a) of this Section and shall indicate "none" in the appropriate spaces on the Quarterly PIMM In the event that a transporter does not transport any PIMW for any 0

Section 880.301 Manner of Payment

Payment shall be mailed to the order, cashier's check or certified check State of Illinois. shall be made by money Agency at the following address: payable to the Treasurer, Payment

Fiscal Services Section

Illinois Environmental Protection Agency 2200 Churchill Road

P.O. Bux 19276

Springfield, Illinois 62794-9276

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OFFICE OF THE LIEUTENANT GOVERNOR

NOTICE OF ADOPTED RULES

- Heading of Part: Illinois Clean and Beautiful Program 7
- 47 Ill. Adm. Code 600 Code Citation: 2)
- Adopted Action: NEW NEW NEW NEW NEW NEW Section Number: 600.40 600.10 600.20 600.30 600.50 600.60 3)
- Implementing 46.3 of the Civil Illinois. (Ill. Rev. Stat. 1991, Administrative Code of Illinois. ch. 127, par. 46.53). Statutory Authority: 4)
- August 21, 1992 Effective Date of Amendments: 2)
- Does this rulemaking contain an automatic repeal date? (9
- This rulemaking conforms with Section 5-75 of the Illinois Does this rulemaking contain incorporations by reference? Administrative Procedure Act. 1)
- August 21, 1992 Date filed in Agency's Principal Office: 8
- Notice of Proposal Published in Illinois Register: August 23, 1991 15 Ill. Reg. 11911 6
- Has JCAR issued a Statement of Objections to this rule? No. 10)
- Difference(s) between proposal and final version: 11)
- Added the text "(available to Keep America Beautiful, Inc., 9 West Broad Street, Stanford CT 06902, (203) 323-8987)" after "manual" in the definition of "Keep America Beautiful guidelines," and "; no subsequent dates or editions" after "January 1980" in Section a)
- Added the following text to Sections 600.50(d): "as required under the aforementioned AICPA Accounting Standards." q

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- c) Deleted the text "as added by P.A. 84-141, . . . effective July 1, 1991" in Section 600.10.
- d) Made "cost" plural in Section 600.30(b).
- e) Added a colon to Section 600.40(a).
- f) Inserted a semi-colon in lieu of the comma in Section 600.40(a)(1).
- g) Capitalized "a" in "any" in Section 600.50(j).
- h) Added a main source note at the beginning of Part 600.
- i) Changed all citations to the Illinois Revised Statutes to refer to the 1991 edition instead of the 1989 edition.
- Eliminated section 600.50(i), pertaining to a complaint process, and renumbered all subsequent subsections of Section 600.50.
- k) Added new section 600.50(n) pertaining to compliance with the Illinois Drug Free Workplace Act.
- 1) Capitalized "p" in "program" in Section 600.30(a).
- m) Added a period between "program" and "(Grant" in Section 600.30(b).
- n) Replaced "workmen's" with "workers" in Section 600.30(b)(1).
- o) Added a comma between "e.g." and "educational" Section 600.30(b)(4).
- p) Capitalized "s" in "state" in Section 600.40(a) and the former Section 600.50(m)(2) (now Section 600.50

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- q) Replaced "of" with "after" once in Section 600.40(b), 600.40(h), and 600.50(l)(l)(B), and twice in Section 600.40(f).
- r) Replaced "which" with "that" once in Sections 600.40(c)(1), 600.50(d), and 600.50(g), and twice in Section 600.40(c)(3).
- s) Deleted "which are" from Section 600.40(d)(6).
- t) Replaced the comma with a semicolon in Section 600.40(f)(1)(A).
- u) Replaced "and" with "or" in Section 600.50(b)(2).
- v) Replaced "(e)" with "(g)" in the second place that "(e)" appeared in Section 600.50(b)(2).
- w) Deleted the comma between "June" and "1984" in Section 600.50(d).

Removed the capitalization from "Grantee" everywhere

x

- it was capitalized in Section 600.50(e).
 - y) Replaced "or" with "of" between the words "position(s)" and "it" in Section 600.50(g).
- 12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will this rulemaking replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Rulemaking: Establishes guidelines governing the Lieutenant Governor's administration of the Illinois Clean and Beautiful Program as approved by the Illinois Clean and Beautiful Advisory Board.

OFFICE OF THE LIEUTENANT GOVERNOR

NOTICE OF ADOPTED RULES

16) Information and questions regarding this adopted rulemaking shall be directed to:

Ken McNeil Office of the Lieutenant Governor State of Illinois Center 100 W. Randolph Suite 15-200 Chicago, Illinois 60601 The full text of the Adopted Rules begins on the next page.

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OFFICE OF THE LIEUTENANT GOVERNOR

NOTICE OF ADOPTED RULES

TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT CHAPTER IV: OFFICE OF THE LIEUTENANT GOVERNOR

PART 600 ILLINOIS CLEAN AND BEAUTIFUL PROGRAM

Section
600.10 Purpose
600.20 Definitions
600.30 Program Requirements
600.40 Application Process
600.50 Administrative Requirements
600.60 Incorporation by Reference

AUTHORITY: Implementing and authorized by Section 46.53 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 46.53).

SOURCE: Adopted at 16 111. Reg. 13514 , effective August 21, 1992

Section 600.10 Purpose

Section 46.53 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 46.53) authorizes the establishment of the Illinois Clean and Beautiful Program in the office of the Lieutenant Governor. Under this program, grants are provided to local governments for the purpose of supporting community based litter and solid waste reduction programs. This Part serves to establish guidelines governing the Lieutenant Governor's administration of this program as approved by the Illinois Clean and Beautiful Advisory Board.

Section 600.20 Definitions

"Act" - Act means Public Act 83-141, as amended by Public Acts 84-1308 and 86-1282, which establishes a grant program herein referred to as the Illinois Clean and Beautiful Program (the "Program").

"Applicant" - Applicant means any local government submitting an application for funds under this Program.

"Application" - Application means the written request by a local government for funds authorized by the Act and supporting documentation as specified herein. Such request must be completed using forms supplied by the Lieutenant Governor.

"Board" - Board means the Illinois Clean and Beautiful Program Advisory Board as established by the Act.

"Certified Program" - Certified program means a community-based litter and solid waste reduction program certified for funding under this

OFFICE OF THE LIEUTENANT COVERNOR

NOTTICE OF ADOPTED RULES

program and partially supported by program funds through a grant from the Lieutenant Governor.

of the State Of "Fiscal Year" - Fiscal year means the Fiscal year means a signed and written and the Lieutenant Governor which includes objectives, a description of the activities to be performed, budget, and all terms and conditions of the contract (see Sections 600.40(a)(3)(A) through (E) and 600.50). contractual document between a local government Document" - Grant document "Grant

"Grantee" - Grantee means a local government receiving Program funds from the Lieutenant Governor.

guidelines means the Keep America Beautiful, Inc. manual (available at Keep America Beautiful, Inc., 9 West Broad Street, Stamford CT 06902, System Pre-Certification Manual" (January 1980; no subsequent dates Beautiful America guidelines" - Keep America "Keep entitled Beautiful 323-8987) America editions). "Local Government" - Local government means a municipality (as defined by III. Rev. Stat. 1991, ch. 24, par. 1-1-2(1)) or a county government eligible to apply for and receive funds under the Act. Coordinator" - Statewide Coordinator means the employee of the Lieutenant Governor's Office designated to administer the Program. "Statewide

Section 600.30 Program Requirements

- Organizations must be certified or pre-certified for participation in Agreement with not-for-profit organization - grantees will establish written agreements with local not-for-profit organizations for the purpose of administering certified programs. The local not-for-profit the federal Keep America Beautiful Program. a)
 - administration of a certified program. (Grant related expenses may be incurred only atter all grant conditions have been met and the grant award document is executed.) Examples of allowable costs include the Allowable Costs - Allowable costs under this program further the 9
- 1) salary of the program coordinator;
- operational costs such as rent, travel, employee fringe benefits unemployment insurance, worker's compensation, FICA, (i.e., etc.);
 - brochures, newspaper, magazine, radio, public relations and promotional activities such as through advertising television, billboards; posters, 3)
- ongoing projects and programs (e.g., educational materials such 4)

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films, books, etc.; business/industrial awards and recognition); and as slides,

program development and training.

dollar-for-dollar for funds received under the Program. No State grant funds or in-kind contributions shall be permitted to qualify as an provide applicant's matching funds for the Program. Matching Funds - Each applicant must matching funds

Section 600.40 Application Process

- Statewide Coordinator shall notify annually, in writing, each not-for-profit organization within the State which has been certified or pre-certified by Keep America Beautiful, Inc. as to: The
- 1) the amount of funds available for the purpose of administering a certified program; and
- a date certain by which the Statewide Coordinator must receive applications.
- Within 30 days after such written notification to not-for-profit organizations, local governments interested in applying for Program certification and funding on behalf of not-for-profit organizations shall submit applications to the Statewide Coordinator.
 - Applications must include a submission of the following from not-for-profit organization:
- A) articles of incorporation as a not-for-profit corporation organized under the General Not-For-Profit Corporation Act (Ill. Rev. Stat. 1991, ch. 32, par. 101.01 et seq.);
- a statement of its desire to apply for Program funds; a statement that it represents the local government;
- a statement that it employs a coordinator for the Program; D (C) (D)
- a copy of its certification or pre-certification by Keep
- Applications must include a statement/resolution authorizing the application, which statement/resolution is signed by the head of America Beautiful, Inc.
 - Two weeks after receipt of all applications, the Statewide Coordinator shall recommend certification to the Board. the local governments 9
- program funds will provide the following governments shall be automatically certified by the Board after submitting the information specified in subsections (b)(1) and information in a format to be determined by the Statewide Coordinator. the proposed program that under Keep America activities Scope of Work - a description of identifies all major program act application for (2) above. An 0
- Beautiful guidelines, and a timetable for completing those Goals and Objectives - a description of the yoals and objectives not-for-profit organization's committees overseeing the Program, for the Program, the goals and objectives of the activities. 2)

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Management Plan - an explanation of the organizational structure to be spent on each job function, and a description of the program development process that was included as part of the Keep America Beautiful, Inc. certification criteria, as described in and a plan of action to accomplish those goals and objectives. program manager, descriptions for project staff, including the percentage of the the Keep America Beautiful guidelines. designation of includes 3

total program costs requested by activity, source of funds, and projected cost. Budget - itemization

Matching Punds - commitment of local matching funds for any funds received under the Program. (5

Documentation from Not-Por-Profit Organization - each of the four items requested from the not-for-profit organization pursuant to subsection (b)(3) above. (9

Statewide Coordinator shall review applications for program funds make findings based on the following criteria: and (p

the not-for-profit organization's experience in administering the Reep America Beautiful System Program;

administrative capability as indicated in the application documents generally, and especially in the management plan and budget referred to in subsections (c)(3) and (c)(4) above; 2)

proposal contains all information required in subsection (c)

budget;

acceptable match (acceptable match is met when at least 50% of the needs of the program is contributed to the program in cash by local sources); and

community-based litter and solid waste reduction programs, as defined in the Keep America Beautiful guidelines. activities set up to promote and encourage the establishment maintenance of (9

of the criteria specified in this subsection (d) will be given approximately equal weight. Each

e)

The Statewide Coordinator may request additional information to clarify or decument the information contained in the application. Statewide Courdinator shall submit the applications with his or within two weeks after receiving all the Statewide Coordinator's submission of the applications, the Board shall: days after findings to the Board Within 30 applications. E)

certify the local government, and _

of the full recommend to the Lieutenant Governor approval amount requested; or recommend to the Lieutenant Governor the reduction of the amount of funds requested if

there are not sufficient funds available to grant full amount, or

of the projects presented in the application are in accordance with the Keep America Beautiful projects are not reasonable, guidelines (i.e., the

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cannot effectively carry out all of the projects); and, or the applicant or workable, or consistent

special grant terms or conditions be incorporated into the grant document; or that recommend

recommend to the Lieutenant Governor denial of the application non-compliance with the criteria specified in subsection (d) requested by the Statewide Coordinator and, or the Board as or failure to provide additional information or documentation provided in subsections (e) or (f)(3); or

request additional information to clarify or further document the In the event that information is requested, the local government shall comply with the request within 14 days and the Board shall submit a second recommendation to the Lieutenant Governor within 14 days information contained in the application. after receiving the requested information. additional

The recommendations of the Board shall be submitted to the Lieutenant Governor who will make final funding determinations from among those match eligible activities as described in the Keep America Beautiful projects the Board recommends for funding, based upon allowable guidelines. 6

status within 30 days after his receipt of the recommendations of the The Lieutenant Governor shall notify applicants in writing of Board. Ê

Section 600.50 Administrative Requirements

Costs for Local Government - Costs to the local government are not allowable. a)

Method of Compensation - Payments pursuant to a grant under the Act are subject to the availability of funds appropriated by the General Assembly. (q

1) The grantee will receive 50% of its total grant funds upon the effective date of the grant document and the remaining 50% by the date specified in the grant document (i.e., halfway through grant period).

The grantee shall repay the State for any funds that are (subsection (e) below) or audit (subsection (g) below) to have Statewide Coordinator through been spent in violation of the grant document. determined by the

end of the grant period. The final report will outline the accomplishments/results and achievements of the certified program as compared to the goals and objectives contained in the grant document. The Statewide Coordinator reserves the right to request additional information to further clarify or Statewide Coordinator for each grant no later than 30 days after Final Report - The grantee shall submit a final report to document activities outlined in the final report. funded under the grant 0

Financial Management Standards - The certified program's management systems shall be structured under the Accounting Standards, of the q)

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accountability over all funds, equipment, property, and other assets Financial Accounting Standards Board of the American Institute of The grantee is organization administering the certified program, shall maintain control and under the grant as required by the Statewide Coordinator. The grantee shall keep records that detail the expenditures of grant funds and under Certified Public Accountants (AICPA) (June 1984). The accountable for all funds received under this program. as required with the not-for-profit aforementioned AICPA Accounting Standards. such expenditures its agreement accurately document

Monitoring - The Statewide Coordinator will monitor each certified Statewide Coordinator will notify the grantee in writing in advance of manitoring visits. Any program reports to be submitted by grantee The Statewide program periodically by visits throughout the fiscal year and/or by Courdinator will confirm the results of the monitoring visits by letter to the grantee and not-for-profit organization administering certified program will be evaluated for compliance with this Part be required not more frequently than on a quarterly basis. periodic program reports required to be submitted by grantee. the terms and conditions of the grant document. the certified program.

interest earned on grant funds held by the grantee shall become part of the grant principal when earned. Any interest earned on grant funds, and not expended as grant principal during the term of the Interest on Grant Punds - In accordance with the Illinois Grant Punds Recovery Act (III. Rev. Stat. 1991, ch. 127, pars. 2301 et seq.), all grant, shall be returned to the State. (J

the State of Illinois. The audit must be conducted in accordance with generally accepted government auditing standards adopted by the American Institute of Certified Public Accountants (AICPA) (1981). The grantee may secure an independent audit of its grant in the same secures its regular audits, provided it provides for grant audit should be coincide with the grantee's fiscal year, two fiscal audit reports be forwarded to the Statewide Coordinator. Any grantee noncompliance with this Part, noncompliance with terms and conditions ineligible to Audits - The grantee shall be responsible for having an annual audit of all grant records and such audit must be performed by an The grantee shall Statewide Coordinator with one copy of any portion(s) of its annual audit that pertains to the certified program or grant In instances in which the grant period or term does not determined to have misused grant funds (e.g., fraud and abuse, apply for and receive finds under this program for the remainder of independent public accountant, certified and licensed by authority of of grant document) as a result of an audit shall be conducted as part of the grantee's annual audit. competition. The open and free the term of the grant. manner as it provide the 6

Non-discrimination - The grantee shall refrain from unlawful discrimination in employment and undertake affirmative action to H)

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assure equality of employment opportunity and eliminate the effects of past discrimination in accordance with the Illinois Human Rights Act (111. Rev. Stat. 1991, ch. 68, pars. 1-101 et seq.).

Bonding - Any person with signature authority for funds received under this program must be bonded for not less than the total grant amount.

(111. Rev. Stat. 1991, ch. 127, pars. 132.1 et seq.). Grantees and not-for-profit organizations administering certified programs may also enter into contractual agreements with third parties Bids - All goods must be procured in accordance with the Purchasing Act for services.

the purpose of this program. The account must require two authorizing Only funds received under this program or the grantee's Separate Accounts - A separate bank account must be established matching funds may be deposited in the account. ×

Suspension and Termination 7

grant. The Lieutenant Governor will determine that a grantee has 1) If the Statewide Coordinator believes that a grantee has failed this Part, the Statewide Coordinator shall recommend that the the grantee's At his discretion, the Lieutenant Governor may thereupon suspend grant payments the grantee in writing of the non-compliance and of the to comply with material terms or conditions of the grant document Lieutenant Governor suspend the grant and withhold further failed to comply with the terms and conditions of a grant when: Lieutenant Governor's decision to suspend payments under effective as of the date that the Statewide Coordinator payments until the grant is terminated or non-compliance has been corrected.

the Statewide Coordinator has notified the grantee in writing of the non-compliance, and

presents evidence refuting the deficiencies, within 45 days the grantee fails to develop and implement a corrective action plan, which explains corrective action to be taken or after the Statewide Coordinator's notice.

A grant shall be terminated in the absence of full State funding in part or if the Statewide Coordinator and the grantee agree to if the Lieutenant Governor determines that the grantee has failed to comply with the terms and conditions of the grant in whole terminate the grant. 2)

of staff for the not-for-profit agency operating the certified program to conduct eligible activities. The program coordinator is prohibited Hiring of Staff - Funds under the Program may be used for the hiring from hiring any immediate family member utilizing funds under this Immediate family members shall include a spouse, mother, father, daughter, or son. program.

Drug Pree Workplace Act - The grantee shall certify that it will comply with the provisions of the Illinois Drug Free Workplace Act (1111. Rev. Stat. 1991, ch. 127, pars, 132,311 et seq.). <u>-</u>

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agency of the United States or of standards of a nationally recognized Any incorporation by reference in this Part of the rules and regulations of any organization or association includes no new amendments or additions made the date specified.

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Code Citation: 35 Ill. Adm. Code 211 2) Adopted Action: Section Numbers:

3)

Statutory Authority: 111. Rev. Stat. 1991, ch. 1114, pars. 1009, 1009.1, 1010 and 1027. 4)

Effective Date of Amendments: August 24, 1992 2

No. Does this rulemaking contain an automatic repeal date?

(9

Do these amendments contain incorporations by reference? 7 8)

Order adopted July 23, 1992. Date filed in Board's principal office:

Notice of Proposal Published in Illinois Register: 6

April 24, 1992, 16 Ill. Reg. 6606

Has JCAR issued a Statement of Objections to these rules? No. 10)

Section 9.1(e) of the Environmental Protection Act (III. Rev. Stat. 1991, ch. 111½, par. 1009.1(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

Differences between proposal and final version: 11) The Board has corrected the format of appendices A and B in the table of contents, the format of the authority note, and included the R91-10 and S91-22 rulemakings in the main source note to this Part. The Board has changed the base text to reflect amendments occurring in prior rulemakings R91-10 and R91-22 to the definitions of "coating", "crushing", "enclose", "excessive release", "fabric coating", "major metropolitan area", "marine terminal", "miscellaneous metal parts and products", "PM-10", "sandplasting", "sceening", "shobblasting", "vapor collection system", "vinyl coating", and "volatile organic material", not reflected in the proposed base text. The Board corrects an error (punctuation), "control device" ("absorber" is now rendered "adsorber"), and "organic materials" ("ammonium carbonate rather than "ammonium carbonate"). The proper format to the citation to Subject of "restricted area" and the proper citation to Section 215.109 is used in the note to the definition of "volatile organic material". The proper citations to the 1991 wersion of the Illinois revised Statutes are used inthe definitions of "acid gasses", "automobile", "light-duty truck", and "restricted area". incorporated from LIS text in the definitions of "condensible PM-10"

the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued 12)

Section 9.1(e) of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. $111 rac{1}{2}$, par. 1009.1(e)) provides that Section 5 of the

NOTICE OF ADOPTED AMENDMENTS

Because this rulemaking Administrative Procedure Act shall not apply. Because this rulemak is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

- Will these amendments replace emergency amendments currently in effect? No.
- NO. Are there any other amendments pending on this Part? 14)
- Summary and Purpose of Amendments: 15)

A complete description is contained in the Board's opinion of July 23, 1992 in R91-24, which Opinion is available from the address below. Basically, the overall rulemaking amends Parts 203, 211, 215, 218, and 219 to incorporate the latest version of USEPA's policy of exempting certain compounds from regulation as ozone precursors due to their neglibible photochemical reactivity. Specifically, the amendments to Part 211 add a citation to the present source of the exemptions from the definition of volatile organic materials regulated under Parts 203, 215, 218, and 219. USEPA codified its former "Recommended Policy on the Control of Volatile Organic Compounds" by adopting a definition of "volatile organic compounds" by fafective March 4, 1992. See 57 Ped. Reg. 3941 (Peb. 3, 1992). The new reference is to this provision of the Code of Federal Regulations and to the Federal Register adoption of this definition.

Information and questions regarding these adopted amendments shall be 16)

Michael J. McCambridge

Attorney Illinois Pollution Control Board 100 W. Randolph 11-500 Chicado, IL 60610

312-814-6924

The full text of the adopted amendments begins on the next page:

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SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
PTER C: EMISSION STANDARDS AND LIMITATIONS ENVIRONMENTAL PROTECTION FOR STATIONARY SOURCES TITLE 35: SUBCHAPTER C:

PART 211
DEFINITIONS AND GENERAL PROVISIONS

SUBPART A: GENERAL PROVISIONS

Incorporations by Reference Abbreviations and Units 211.101 SUBPART B: DEFINITIONS

Other Definitions Definitions 211.121

Rule into Section Table Section into Rule Table 211.Appendix A 211.Appendix B AUTHORITY: Implementing Sections 9, 9.1 and 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. $111 \frac{1}{3}$, pars. 1009, 1009.1, 1010 and 1027).

PCB 191, filed and effective April 1912; amended in R74-2 and R75-5, 32 PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R78-1 and 4, 35 PCB 75 and 243, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R80-5, at 7 Ill. Reg. 1144, effective January 21, 1983; codified at 7 Ill. Reg. 13590; amended in R82-1 (Docket A) at 10 Ill. Reg. 1124, effective June 29, 1987; amended in R86-18 at 11 Ill. Reg. 1226, effective December 14, 1987; amended in R86-19 at 11 Ill. Reg. 1226, effective December 14, 1987; amended in R86-19 at 11 Ill. Reg. 20804, effective December 14, 1987; amended in R86-18 at 12 Ill. Reg. 20804, effective December 24, 1987; amended in R86-19 at 12 Ill. Reg. 787, effective December 24, 1987; amended in R86-10 at 12 Ill. Reg. 724, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7261, effective April 11, 1988; amended in R89-2 at 13 Ill. Reg. 10862, effective June 27, 1989; amended in R89-8 at 13 Ill. Reg. 10862, effective June 27, 1989; amended in R89-10 at 15 Ill. Reg. 7901, effective May 14, effective May 23, 1990; amended in R89-14 at 15 Ill. Reg. 7901, effective May 14, 1991; amended in R91-10 at 15 Ill. Reg. 15564, effective October Il, 1991; amended in R91-2 at 15 Ill. Reg. 15673, effective October II, 1991; amended in R91-2 at 16 Ill. Reg. 7566, effective August 1, 1991; amended in R91-2 at 16 Ill. Reg. 7565, effective August 1, 1992; amended in R91-24 at 16 Ill. Reg. 13526, effective August 24, 1992; amended in R91-24 at 16 SOURCE: Adopted as Chapter 2: Air Pollution, Rule 201: Definitions, R71-23

GENERAL PROVISIONS SUBPART A:

Definitions Section 211.122 "Accelacota": a pharmaceutical coating operation which consists of a horizontally rotating perforated drum in which tablets are placed, a coating is applied by spraying and the coating is dried by the flow of air across the drum through the perforations.

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Accumulator": The reservoir of a condensing unit receiving the condensate from a surface condenser.

"Acid Gases": For the purposes of Section 9.4 of the Environmental Protection Act (the Act) (Ill. Rev. Stat. 19891, ch. 111-½, par. 1009.4), hydrogen chloride, hydrogen fluoride and hydrogen bromide, which exist as gases, liquid mist, or any combination thereof.

"Actual Heat Input": The quantity of heat produced by the combustion of fuel using the gross heating value of the fuel.

"Aeration": The practice of forcing air through bulk stored grain to maintain the condition of the grain.

"Afterburner": A device in which materials in gaseous effluents are combusted.

"Air Dried Coating": Coatings that dry by the use of air or forced air at temperatures up to 363.15° K $(194^\circ$ F).

"Air suspension coater/dryer": a pharmaceutical coating operation which consists of vertical chambers in which tablets or particles are placed, and a coating is applied and then dried while the tablets or particles are kept in a fluidized state by the passage of air upward through the chambers.

"Annual Grain Through-Put": Unless otherwise shown by the owner or operator, annual grain through-put for grain-handling operations, which have been in operation for three consecutive years prior to June 30, 1975, shall be determined by adding grain receibts and shipments for the three previous fiscal years and dividing the total by 6. The annual grain through-put for grain handling operations in operation for less than three consecutive three-year estimate; the owner or operator shall document the reasonableness of his three-year estimate.

"Architectural Coating": Any coating used for residential or commercial buildings or their appurtenances, or for industrial buildings which is site applied.

"Asphalt": The dark-brown to black cementitious material (solid, semisolid or liquid in consistency) of which the main constituents are bitumens which occur naturally or as a residue of petroleum refining.

"Asphalt Prime Coat": A low-viscosity liquid asphalt applied to an absorbent surface as the first of more than one asphalt coat.

"Automobile": Any first division motor vehicle as that term is defined in the Illinois Vehicle Code (Ill. Rev. Stat. $1989\underline{1}$, ch. $95\frac{1}{2}$, pars 1-100 et seq.).

"Automobile or Light-Duty Truck Manufacturing Plant": A facility where parts are manufactured or finished for eventual inclusion into a finished automobile or light-duty truck ready for sale to

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vehicle dealers, but not including customizers, body shops and other repainters.

"Batch Loading": The process of loading a number of individual parts at the same time for degreasing.

"Bead-Dipping": The dipping of an assembled tire bead into a solvent-based cement.

"British Thermal Unit": The quantity of heat required to raise one pound of water from 60° F to 61° F (abbreviated btu).

"Bulk Gasoline Plant": Any gasoline storage and distribution facility that receives gasoline from bulk gasoline terminals by delivery vessels and distributes gasoline to gasoline dispensing facilities.

"Bulk Gasoline Terminal": Any gasoline storage and distribution decility that receives gasoline by pipeline, ship or barge, and distributes gasoline to bulk gasoline plants or gasoline dispensing facilities:

"Can Coating": The application of a coating material to a single walled container that is manufactured from metal sheets thinner than 29 gauge (0.0141 in).

"Certified Investigation": A report signed by Illinois
Environmental Protection Agency (Agency) personnel certifying
whether a grain-handling operation (or portion thereof) or graindrying operation is causing or tending to cause air pollution.
Such report must describe the signatory's investigation, including
a summary of those facts on which he relies to certify whether the
grain-handling or grain-drying operation is causing or threatening
or allowing the discharge or emission of any contaminant into the
environment so as to cause or tend to cause air pollution in
other sources, or so as to violate regulations or standards
adopted by the Pollution Control Board (Board) under the
Environmental Protection Act (Act). The certified investigation
shall be open to a reasonable public inspection and may be copied
upon payment of the actual cost of reproducing the original.

"Choke Loading": That method of transferring grain from the grain-handling operation to any vehicle for shipment or delivery which precludes a free fall velocity of grain from a discharge spout into the receiving container.

"Cleaning and Separating Operation": That operation where foreign and undesired substances are removed from the grain.

"Clear Coating": Coatings that lack color and opacity or are transparent using the undercoat as a reflectant base or undertone

"Closed Purge System": A system that is not open to the atmosphere and that is composed of piping, connections, and, if necessary, flow inducing devices that transport liquid or vapor

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from a piece or pieces of equipment to a control device, or return the liquid or vapor to the process line. A system that is not open to the atmosphere and that is composed of piping, connections, and, if necessary, flow inducing devices that transport gas or vapor from a piece or pieces of equipment to a control device, or return the gas or vapor to the process line. 'Closed Vent System":

preparation operations containing coal, matrix material, clay and 'Coal Refuse": Waste products of coal mining, cleaning and coal other organic and inorganic material.

pe material applied to a substrate for decorative, protective or other functional purposes. Such material shall include but not limited to paints, varnishes, sealers, adhesives, diluents and 'Coating": For purposes of this Part, a coating includes a

'Coating Applicator": Equipment used to apply a surface coating

to a material and subsequently the coating is dried and/or cured 'Coating Line": An operation where a surface coating is applied

"Coating Plant": Any building, structure or installation that contains a coating line and which is located on one or more contiguous or adjacent properties and which is owned or operated by the same person (or by persons under common control). "Coil Coating": The application of a coating material to any flat metal sheet or strip that comes in rolls or coils.

"Cold Cleaning": The process of cleaning and removing soils from surfaces by spraying, brushing, flushing or immersion while maintaining the organic solvent below its boiling point. Wi cleaning is not included in this definition. A process in which all carbon contained in a fuel or gas stream is converted to carbon dioxide. "Complete Combustion":

leak volatile organic material including, but not limited to, pump seals, compressor seals, seal oil degassing vents, pipeline valves, pressure relief devices, process drains and open ended valves. This definition excludes valves which are not externally regulated, flanges, and equipment in heavy liquid service. For purposes of 35 Ill. Adm. Code 215. Subpart Q, this definition also Any piece of equipment which has the potential to excludes bleed ports of gear pumps in polymer service. "Component":

producing facility manufacturing nitric acid with a concentration Any acid "Concentrated Nitric Acid Manufacturing Process": equal to or greater than 70 percent by weight.

"Condensate": Hydrocarbon liquid separated from its associated gasses which condenses due to changes in the temperature or pressure and remains liquid at standard conditions.

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particulate matter exists in gaseous and/or vapor form prior to release to the atmosphere, e.g., in the stack, and forms particulate matter upon condensation, when subject to conditions of cooling and dilution in the atmosphere. discharge to the atmosphere, as measured by the applicable test method specified in 35 Ill. Adm. Code 212.110. Condensible 'Condensible PM-10": PM-10 formed immediately or shortly after

scrubber, condenser, cyclone or baghouse used to remove or prevent the emission of air pollutants from a contaminated exhaust stream. For purposes of 35 Ill. Adm. Code 215, Subpart Q, an enclosed Equipment, such as an afterburner, adsorber, combustion deviče, vapor recovery system, flare, or closed "Control Device":

and "Conveyorized Degreasing": The continuous process of cleaning removing soils from surfaces utilizing either cold or vaporized "Crude Oil": A naturally occurring mixture which

"Crude Oil Gathering": The transportation of crude oil or condensate after custody transfer between a production facility of consists hydrocarbons and sulfur, nitrogen or oxygen derivatives of hydrocarbons and which is a liquid at standard conditions.

"Crushing": The fragmentation of non-metallic minerals by a machine such as a jaw, gyratory, cone, roll, rod, mill, hammermill, and impactor.

and a reception point.

condensate after processing and/or treating in the producing operations, from storage tanks or automatic transfer facilities to "Custody Transfer": The transfer of produced petroleum and/or pipelines or any other forms of transportation

"Cutback Asphalt": Any asphalt which has been liquified by blending with petroleum solvents other than residual fuel oil and has not been emulsified with water.

"Degreaser": Any equipment or system used in solvent cleaning.

"Delivery Vessel": Any tank truck or trailer equipped with a storage tank that is used for the transport of gasoline to a stationary storage tank at a gasoline dispensing facility, bulk gasoline plant or bulk gasoline terminal. "Distillate Fuel Oil": Fuel Oils of grade No. 1 or 2 as specified in detailed requirements for fuel Oil A.S.T.M. D-369-69 (1971).

"Dry Cleaning Facility": A facility engaged in the cleaning of fabrics using an essentially nonaqueous solvent by means of one or more solvent washes, extraction of excess solvent by spinning and drying by tumbling in an airstream. The facility includes, but is not limited to, washers, dryers, filter and purification systems, waste disposal systems, holding tanks, pumps and attendant piping and valves. 13534

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Any area where grain is received at a grainhandling or grain-drying operation. 'Dump-Pit Area":

That area of a dump-pit grate through which air passes, or would pass, when aspirated. 'Effective Grate Area":

"Effluent Water Separator": Any tank, box, sump or other apparatus in which any organic material floating on or entrained or contained in water entering such tank, box, sump or other apparatus is physically separated and removed from such water prior to outfall, drainage or recovery of such water.

"Emission Rate": Total quantity of any air contaminant discharge into the atmosphere in any one-hour period.

to the "Enclose": with respect to 35 Ill. Adm. Code 215.Subpart T, cover any volatile organic liquid surface that is exposed to "End Sealing Compound Coat": A compound applied to can ends which functions as a gasket when the end is assembled on the can.

"Excess Air": Air supplied in addition to the theoretical quantity necessary for complete combustion of all fuel and/or combustible waste material. "Excessive Release": A discharge of more than 295g (0.65 pounds) of mercaptans or hydrogen sulfide into the atmosphere in any five minute period. "Existing Grain-Drying Operation": Any grain-drying operation the construction or modification of which was commenced prior to June

"Existing Grain-Handling Operation": Any grain-handling operation the construction or modification of which was commenced prior to

'Exterior Base Coat": An initial coating applied to the exterior of a can after the can body has been formed. 'Exterior End Coat": A coating applied by rollers or spraying to the exterior end of a can.

scouring agents, solvents, corrosive atmospheres, or other similar "External Floating Roof": A storage vessel cover in an open top tank consisting of a double deck or pontoon single deck which is supported by the petrolemuliquid being contained and is equipped with a closure seal between the deck edge and tank wall. Performance Coating": Coatings designed for exposure to any of the following: the ambient weather conditions, temperatures above 368.15° K (203° F), detergents, abrasive and Extreme

"Fabric Coating": The coating of a textile substrate including operations where the coating impregnates the substrate.

extreme environmental conditions.

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"Final Repair Coat": The repainting of any coating which is damaged during vehicle assembly.

in The chamber or compartment of a boiler or furnace which materials are burned, but not the combustion chamber or afterburner of an incinerator. "Firebox":

"Flexographic Printing": The application of words, designs and pictures to a substrate by means of a roll printing technique in which the pattern to be applied is raised above the printing roll and the image carrier is made of elastomeric materials.

"Floating Roof": A roof on a stationary tank, reservoir or ot container which moves vertically upon change in volume of the stored material. "Freeboard Height": For open top vapor degreasers, the distance from the top of the vapor zone to the top of the degreaser tank. For cold cleaning degreasers, the distance from the solvent to the top of the degreaser tank.

"Fuel Combustion Emission Source": Any furnace, boiler or similar equipment used for the primary purpose of producing heat or power by indirect heat transfer. "Fuel Gas System": A system for collection of refinery fuel gas including, but not limited to, piping for collecting tail gas from various process units, mixing drums and controls and distribution piping.

"Fugitive Particulate Matter": Any particulate matter emitted into the atmosphere other than through a stack, provided that nothing in this definition or in 35 III. Adm. Code 212. Subpart K shall exempt any source from compliance with other provisions of 35 III. Adm. Code 212 otherwise applicable merely because of the absence of a stack.

"Gas Service": Means that the component contains process fluid that is in the gaseous state at operating conditions. "Gasoline": Any petroleum distillate having a Reid vapor pressure of 4 pounds or greater.

"Gasoline Dispensing Facility": Any site where gasoline is transferred from a stationary storage tank to a motor vehicle gasoline tank used to provide fuel to the engine of that motor vehicle. "Grain": The whole kernel or seed of corn, wheat, oats, soybeans and any other cereal or oil seed plant; and the normal fines, dust and foreign matter which results from harvesting, handling or conditioning. The grain shall be unaltered by grinding or

by "Grain-Drying Operation": Any operation, excluding aeration, which moisture is removed from grain and which typically uses forced ventilation with the addition of heat.

A grain storage Grain-Handling and Conditioning Operation": A grain storagistility and its associate grain transfer, cleaning, drying, facility and its associate graingrinding and mixing operations.

receiving, shipping, transferring, storing, mixing or treating of grain or other processes pursuant to normal grain operations. the following grain-related processes (other than grain-drying operation, portable grain-handling equipment, one-turn storage space, and excluding flour mills and feed mills) are performed: Any operation where one or more of Grain-Handling Operation":

"Green Tire Spraying": The spraying of green tires, both inside and outside, with release compounds which help remove air from the tire during molding and prevent the tire from sticking to the mold after curing.

"Green Tires": Assembled tires before molding and curing have occurred.

quantity of fuel is burned to carbon dioxide and water vapor, and the water vapor condensed as described in A.S.T.M. D-2015-66, "Gross Heating Value": Amount of heat produced when a unit 900-55, D-1826-64 and D-240-64. "Heavy Liquid": Liquid with a true vapor pressure of less than 0.3 kPa (0.04 psi) at 294.3° K (70° F) or 0.1 Raid Vapor Pressure as determined by A.S.T.M. method 0-323; or which when distilled requires a temperature of 300° F or greater to recover 10% of the liquid as determined by A.S.T.M. method D-86.

elemental, ionic, or combined forms of arsenic, cadmium, mercury, "Heavy Metals": For the purposes of Section 9.4 of the Act, chromium, nickel and lead.

include: heavy construction, mining, farming or material handling equipment; heavy industrial engines; diesel-electric locomotives and associated power generation equipment; and the components of Section 215.204(k), heavy off-highway vehicle products shall "Heavy, Off-Highway Vehicle Products": For the purposes of such equipment or engines.

The reservoir of a condensing unit receiving the condensate from a barometric condenser. Well":

in the list of housekeeping practices developed by the Joint EPA Industry Task Force and included herein under 35 Ill. Adm. Code Those activities specifically defined "Housekeeping Practices":

'Incinerator": Combustion apparatus in which refuse is burned.

"Indirect Heat Transfer": Transfer of heat in such a way that the source of heat does not come into direct contact with process materials.

heating, reacting, holding, crystallizing, evaporating, or cleaning operations in the manufacture of pharmaceuticals. "In-Process Tank": A container used for mixing, blending,

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"In-situ Sampling Systems": Nonextractive samplers or in-line

"Internal Transferring Area": Areas and associated equipment used 'Interior Body Spray Coat": A coating applied by spray to interior of a can after the can body has been formed.

for conveying grain among the various grain operations.

The application of a coating material "Large Appliance Coating":

to the component metal parts (including but not limited to doors, cases, lids, panels and interior support parts) of residential and commercial washers, dryers, ranges, refrigerators, freezers, water heaters, dishwashers, trash compactors, air conditioners and other. similar products.

"Light-Duty Truck": Any second division motor vehicle, as that term is defined in the Illinois Vehicle Code, (Ill. Rev. Stat. 19891, ch. 95½, pars. 1-100 et seq.) weighing less than 3854 kilograms (8500 pounds) gross.

contact with the liquid between the tank wall and the floating "Liquid-Mounted Seal": A primary seal mounted in continuous roof edge around the circumference of the roof. "Liquid Service": Means that the equipment or component contains process fluid that is in a liquid state at operating conditions.

Any visible leaking from a seal including spraying, misting, clouding and ice formation. "Liquids Dripping":

grain-handling operation to any vehicle for shipment or delivery. "Load-Out Area": Any area where grain is transferred from the

LOW "Low Solvent Coating": A coating which contains less organic solvent than the conventional coatings used by the industry. solvent coatings include water-borne, higher solids, electrodeposition and powder coatings.

electrically insulating varnish or enamel to conducting wire to be "Magnet Wire Coating": The application of a coating of used in electrical machinery.

"Major Dump Pit": Any dump pit with an annual grain through-put of more than 300,000 bushels, or which receives more than 40% of the annual grain through-put of the grain-handling operation.

county or group of counties Area (MMA)": Any co the following Table: "Major Metropolitan Area (MMA)": which is defined by

MAJOR METROPOLITAN AREAS IN ILLINOIS (MMA'S)

Champaign-Urbana

Chicago

COUNTIES INCLUDED IN MMA

Champaign

Cook, Lake, Will, DuPage, McHenry, Kane, Grundy, Kendall, Kankakee

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Peoria, Tazewell Sangamon St. Clair, Madison McLean Winnebago Rock Island Rock Island -- Moline Bloomington -- Normal St. Louis (Illinois) Springfield Rockford Decatur

Areas of major population concentration in Illinois, as described below: Population Area (MPA)":

boundary of said municipality located in McHenry County; the townships of bundee, Rutland, Blgin, Plano, St. Charles, Campton, Geneva, Blackberry, Batavia, Sugar Creek and Aurora Campton, In Kane County; and the municipalities of Kankakee, The area within the counties of Cook; Lake; DuPage; Will; Bradley and Bourbonnais, plus a zone extending two miles beyond the boundaries of said municipalities in Kankakee the townships of Burton, Richmond, McHenry, Greenwood, Nunda, Door, Algonguin, Grafton and the municipality of Woodstock, plus a zone extending two miles beyond the boundary of said municipality located in McHonry Count

Park, plus a zone extending two miles beyond the boundaries of said municipalities. The area within the municipalities of Rockford and Loves

The area within the municipalities of Rock Island, Moline, East Moline, Carbon Cliff, Milan, Oak Grove, Silvis, Hampton, Greenwood and Coal Valley, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Galesburg and East Galesburg, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Bartonville, Peoria and Peoria Heights, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Pekin, North Pekin, Marquette Heights, Creve Coeur and East Peoria, plus a zone extending two miles beyond the boundaries of said municipalities.

The area within the municipalities of Bloomington and Normal, plus a zone extending two miles beyond the boundaries of said municipalities.

Savoy, plus a zone extending two miles beyond the boundaries of said municipalities. The area within the municipalities of Champaign, Urbana and

The area within the municipalities of Decatur, Mt. Zion, Harristown and Forsyth, plus a zone extending two miles beyond the boundaries of said municipalities.

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The area within the municipalities of Springfield, Leland Grove, Jerome, Southern View, Grandview, Sherman and Chatham, plus a zone extending two miles beyond the boundaries of said municipalities.

Nameoki, Alton, Granite City and Collinsville located in Madison County; and the townships of Stites, Canteen, Centreville, Caseyville, St. Clair, Sugar Loaf and Stookey located in St. Clair County. River, Fort Russell, Chouteau, Edwardsville, Venice, The area within the townships of Godfrey, Foster,

"Manufacturing Process": A process emission source or series of process emission sources used to convert raw materials, feed stocks, subassemblies or other components into a product, either for sale or for use as a component in a subsequent manufacturing

"Marine Terminal": A facility primarily engaged in loading and unloading watercraft.

to any furniture piece made of metal or any metal part which is or will be assembled with other metal, wood, fabric, plastic or glass parts to form a furniture piece including, but not limited to, tables, chairs, wastebaskets, beds, desks, lockers, benches, shelving, file cabinets, lamps and room dividers. This definition shall not apply to any coating line coating metal parts or products that is identified under the Standard Industrial Classification Code for Major Groups 33, 34, 35, 36, 37, 38, 39, "Metal Furniture Coating": The application of a coating material 40 or 41.

"Miscellaneous Fabricated Product Manufacturing Process":

of A manufacturing process involving one or more of the following applications, including any drying and curing formulations, and capable of emitting volatile organic Adhesives to fabricate or assemble non-furniture components or products

Asphalt solutions to paper or fiberboard

Asphalt to paper or felt

Coatings or dye to leather

Coatings to plastic

Coatings to rubber or glass

Curing of furniture adhesives in an oven which would emit in excess of 10 tons of volatile organic material per year if no air pollution control equipment were used

Disinfectant material to manufactured items

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of foam Plastic foam scrap or "fluff" from the manufacture of fo containers and packaging material to form resin pellets

Resin solutions to fiber substances

Rubber solutions to molds

Viscose solutions for food casings

The storage and handling of formulations associated with the process described above The use and handling of organic liquids and other substances for clean-up operations associated with the process described above.

"Miscellaneous Formulation Manufacturing Process":

A manufacturing process which compounds one or more of the following and is capable of emitting volatile organic material:

Adhesives

Asphalt solutions

Caulks, sealants or waterproofing agents

Coatings, other than paint and ink

Concrete curing compounds

Friction materials and compounds

Resin solutions

Rubber solutions

Viscose solutions

The storage and handling of formulations associated with the process described above. The use and handling of organic liquids and other substances for clean-up operations associated with the process described above.

commercial machinery, industrial machinery, fabricated metal products and any other industrial category which coats metal parts or products under the Standard Industrial Classification Code for Major Groups 33, 34, 35, 37, 36 and 37, 38 with the exception of the following: coating lines subject to 35 Ill. Adm. Code 215.204(a) through (i) and (k), automobile or light-duty truck "Miscellaneous Metal Parts and Products": For the purpose of 35 Ill. Adm. Code 215.204, miscellaneous metal parts and products shall include farm machinery, garden machinery, small appliances,

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refinishing, the exterior of marine vessels and the customized top coating of automobiles and trucks if production is less than thirty-five vehicles per day.

"Miscellaneous Organic Chemical Manufacturing Process":

A manufacturing process which produces by chemical reaction, one or more of the following organic compounds or mixtures of organic compounds and which is capable of emitting volatile organic materials: Chemicals listed in 35 Ill. Adm. Code 215. Appendix D.

Chlorinated and sulfonated compounds

Cosmetic, detergent, soap or surfactant intermediaries or specialties and products

Disinfectants

Food additives

Oil and petroleum product additives

Plasticizers

Resins or polymers

Rubber additives

Sweeteners

The storage and handling of formulations associated with the process described above. The use and handling of organic liquids and other substances for clean-up operations associated with the process described above,

The operation of combining two or more "Mixing Operation":

ingredients, of which at least one is a grain.

"New Grain-Drying Operation": Any grain-drying operation the construction or modification of which is commenced on or after June 30, 1975. "New Grain-Handling Operation": Any grain-handling operation the construction of modification of which is commenced on or after June 30, 1975.

"No Detectable Volatile Organic Material Emissions": A discharge of Yoltalile organic material into the atmosphere as indicated by an instrument reading of less than 500 ppm above background as determined in accordance with 40 CFR 60.485(c).

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"One Hundred Percent Acid": Acid with a specific gravity of 1.8205 at 30° C in the case of sulfuric acid and 1.4952 at 30° C in the case of nitric acid.

"One-Turn Storage Space": That space used to store grain with a total annual through-put not in excess of the total bushel storage of that space.

"Opacity": A condition which renders material partially or wholly impervious to transmittance of light and causes obstruction of an observer's view. For the purposes of these regulations, the following equivalence between opacity and Ringelmann shall be employed:

Ringelmann	0.5	1.	1.5	2.	3.	4.	5.
Opacity Percent	0	20	30	40	09	80	100

"Open Top Vapor Degreasing": The batch process of cleaning and removing soils from surfaces by condensing hot solvent vapor on the colder metal parts.

"Operator of Gasoline Dispensing Facility": Any person who is the lessee of or operates, controls or supervises a gasoline dispensing facility.

"Organic Compound": Any compound of carbon, excluding carbon monoxide, carbon dioxide, carbonic acid, metal carbides or carbonates, and ammonium carbonate.

"Organic Material": Any chemical compound of carbon including diluents and thinners which are liquids at standard conditions and which are used as dissolvers, viscosity reducers or cleaning agents, but excluding methane, carbon monoxide, carbon dioxide, carbonic acid, metallic carbonic acid, metallic carbonic acid, metallic carbonates and ammonium carbonate.

"Organic Materials": For the purposes of Section 9.4 of the Act, any chemical compound of, carbon including diluents and thinners which are liquids at standard conditions and which are used as dissolvers, viscosity reducers or cleaning agents, and polyohlorinated dibenzo-p-dioxins, polychlorinated dibenzo-p-dioxins, polychlorinated dibenzofurans and polynuclear aromatic hydrocarbons are organic materials, while methane, carbon monoxide, carbon dioxide, carbonic acid, metallic carbonic acid, metallic carbonic acid, metallic carbonates and ammoniumm

"Organic Vapor": Gaseous phase of an organic material or mixture of organic materials present in the atmosphere.

"Overvarnish": A coating applied directly over ink or printing.

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"Owner of Gasoline Dispensing Facility": Any person who has legal or equitable title to a stationary storage tank at a gasoline dispensing facility.

"Packaging Rotogravure Printing": Rotogravure printing upon paper, paper board, metal foil, plastic film and other substrates, which are, in subsequent operations, formed into packaging products or labels for articles to be sold.

"Paint Manufacturing Plant": A plant that mixes, blends, or compounds enamels, lacquers, sealers, shellacs, stains, varnishes or pigmented surface coatings.

"Paper Coating": The application of a coating material to paper or pressure sensitive tapes, regardless of substrate, including web coating on plastic fibers and decorative coatings on metal

"Particulate Matter": Any solid or liquid material, other than water, which exists in finely divided form.

"Petroleum Liquid": Crude oil, condensate or any finished or intermediate product manufactured at a petroleum refinery, but not including Number 2 through Number 6 fuel oils as specified in A.S.T.M. D-396-69, gas turbine fuel oils Numbers 2-GT through 4-GT as specified in A.S.T.M. D-2880-71 or diesel fuel oils Numbers 2-D and 4-D, as specified in A.S.T.M. D-975-68.

"Petroleum Refinery": Any facility engaged in producing gasoline, tersene, distillate fuel oils, residual fuel oils, lubricants, or other products through distillation, cracking, extraction or reforming of unfinished petroleum derivatives.

"Pharmaceutical": Any compound or mixture, other than food, used in the prevention, diagnosis, alleviation, treatment or cure of disease in man and animal.

"Pharmaceutical Coating Operation": a device in which a coating is applied to a pharmaceutical, including any drying or curing of the coating.

"Photochemically Reactive Material": Any organic material with an aggregate of more than 20 percent of its total volume composed of which exceeds any of the following individual percentage composition limitations. Whenever any photochemically reactive material or any constituent of any organic material may be classified from its chemical structure into more than one of the above groups of organic materials it shall be considered as a member of the most reactive group, that is, the group having the least allowable percent of the total organic materials.

A combination of hydrocarbons, alcohols, aldehydes, esters, ethers or ketones having an olefinic or cyclo-olefinic types of unsaturation: 5 percent. This definition does not apply to perchlorethylene or trichloroethylene.

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A combination of aromatic compounds with eight or more carbon atoms to the molecule except ethyl-benzene: 8 percent.

A combination of ethylbenzene, ketones having branched hydrocarbon structures or toluene: 20 percent.

"Plant": all of the pollutant-emitting activities which belong to the same industrial grouping, are located on one or more contiguous or adjacent properties, and are under the control of the same person (or persons under common control), except the activities of any marine vessel. Pollutant-emitting activities shall be considered as part of the same industrial grouping if twey belong to the same major group (i.e., which have the same two-digit code) as described in the "Standard Industrial Classification Manual", 1987.

"PM-10": particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers, as measured by the applicable test methods specified by rule. Ambient air concentrations for PM-10 are usually expressed in micrograms per cubic meter (ug/m^3) .

"Pneumatic Rubber Tire Manufacture": The production of pneumatic rubber tires with a bead diameter up to but not including 20.0 inches and cross section dimension up to 12.8 inches, but not including specialty tires for antique or other vehicles when produced on equipment separate from normal production lines for passenger or truck type tires.

"Polybasic Organic Acid Partial Oxidation Manufacturing Process":
Any process involving partial oxidation of hydrocarbons with air
to manufacture polybasic acids or their anhydrides, such as maleic
anhydride, phthalic anhydride, terephthalic acid, isophthalic
acid, trimelletic anhydride.

"Portable Grain-Handling Equipment": Any equipment (excluding portable grain dryers) that is designed and maintained to be movable primarily for use in a non-continuous operation for loading and unloading one-turn storage space, and is not physically connected to the grain elevator, provided that the manufacturer's rated capacity of the equipment does not exceed 10,000 bushels per hour.

"Portland Cement Manufacturing Process Emission Source": any items of process equipment or manufacturing processes used in or associated with the production of portland cement, including, but not limited to, a kin, clinker cooler, raw mill system, finish mill system, raw material dryer, material storage bin or system, material conveyor belt or other transfer system, material conveyor belt transfer point, bagging operation, bulk unloading station, or bulk loading station.

"Portland Cement Process" or "Portland Cement Manufacturing Plant": Any facility or plant manufacturing portland cement by either the wet or dry process.

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"Power Driven Fastener Coating": The coating of nail, staple, brad and finish nail fasteners where such fasteners are fabricated from wire or rod 0 0.024 inch diameter or greater, where such fasteners are fabricated from wire or rod 0 0.024 inch diameter or greater, where such fasteners are containing a number of such fasteners, which fasteners are manufactured for use in power tools, and which fasteners must conform with formal standards for specific uses established by various federal and national organizations including Federal Specification FF-N-105b of the General Services Administration dated August 23, 1977 (does not include any later amendments or editions; U.S. Army Armament Research and Development Command, Atm. DRDAR-TST, Rock Island, IL 61201), Bulletin UM-25d of the doministration dated September 5, 1973 (does not include any later amendments or editions; Department of HUD, 547 W. Jackson Blvd., Room 1005, Chicago, IL 60606, and the Model Building Code of the Council of American Building Officials, and similar standards. For the purposes of this definition, the terms "brad" and "finish nail" refer to single leg fasteners fabricated in the same manner finish nail fasteners may be associated with the incremental forming of such fasteners in a cyclic or repetitious manner (incremental fabrication) of wires (unit fabrication).

"PPM (Vol) - (Parts per Million) (Volume)": A volume/volume ratio which expresses the volumetric concentration of gaseous air contaminant in a million unit volumes of gas.

"Pressure Release": The emission of materials resulting from system pressure being greater than set pressure of the pressure relief device.

"Pressure Tank": A tank in which fluids are stored at a pressure greater than atmospheric pressure.

"Prime Coat": The first film of coating material applied in a multiple coat operation.

"prime Surfacer Coat": A film of coating material that touches up areas on the surface not adequately covered by the prime coat before application of the top coat.

"Process": Any stationary emission source other than a fuel combustion emission source or an incinerator.

"Process Unit": Components assembled to produce, as intermediate or final products, one or more of the chemicals listed in 35 Ill. Adm. Code 215.Appendix D. A process unit can operate independently if supplied with sufficient feed or raw materials and sufficient storage facilities for the product.

"Process Unit Shutdown": A work practice or operational procedure that stops production from a process unit or part of a process unit. An unscheduled work practice or operational procedure that stops production from a process unit or part of a process unit for less than 24 hours is not a process unit shutdown. The use of

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municipality extending one mile beyond the boundaries of any such munici) having a population of 1000 or more according to the latest "Ringelmann Chart": The chart published and described in the Bureau of Mines, U.S. Department of Interior, Information Circular 8333 (Revision of IC7718) May 1, 1967, or any adaptation thereof which has been approved by the Agency.

"Roadway": Any street, highway, road, alley, sidewalk, parking lot, airport, rail bed or terminal, bikeway, pedestrian mall or other structure used for transportation purposes.

"Roll Printing": The application of words, designs and pictures to a substrate usually by means of a series of hard rubber or metal rolls each with only partial coverage.

pictures to a substrate by means of a roll printing technique in which the pattern to be applied is recessed relative to the non-"Rotogravure Printing": The application of words, designs and

"Safety Relief Valve": A valve which is normally closed and which is designed to open in order to relieve excessive pressures within a vessel or pipe.

The use of a mixture of sand and air at high pressures for cleaning or polishing any type of surface. "Sandblasting":

"Sensor": A device that measures a physical quantity or the change in a physical quantity such as temperature, pressure, flow rate, pH, or liquid level.

valves "Set of Safety Relief Valves": One or more safety relief vadesigned to open in order to relieve excessive pressures in same vessel or pipe.

in "Screening": Separating material according to size by pressing undersized material through one or more mesh surfaces (screens) undersized material through one or more mesh surfaces (screens series, and retaining oversized material on the mesh surfaces in "Sheet Basecoat": A coating applied to metal when the metal is sheet form to serve as either the exterior or interior of a can for either two-piece or three-piece cans.

for cleaning metallic or "Shotblasting": The use of a mixture of any metallic substance and air at high pressures polishing any type of surface. 'Side-Seam Spray Coat": A coating applied to the seam of a threepiece can.

"Smoke": Small gas-borne particles resulting from incomplete combustion, consisting predominately but not exclusively of carbon, ash and other combustible material, that form a visible plume in the air.

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components and technically feasible bypassing of components without stopping production is not a process unit shutdown.

be determined by dividing such actual weight or engineering approximation thereof by the number of hours of operation excluding any time during which the equipment is idle. For continuous processes, the process weight rate shall be determined by "Process Weight Rate": The actual weight or engineering approximation thereof of all materials except liquid and gaseous fuels and combustion air, introduced into any process per hour. For a cyclical or batch operation, the process weight rate shall dividing such actual weight or engineering approximation thereof the number of hours in one complete operation, excluding any time during which the equipment is idle.

and directing into the atmosphere emissions of volatile organic material from reactors, centrifuges and other process emission "Production Equipment Exhaust System": A system for collecting

"Publication Rotogravure Printing": Rotogravure printing upon paper which is subsequently formed into books, magazines, catalogues, brochures, directories, newspaper supplements or other types of non-packaging printed materials.

"Purged Process Fluid": Liquid or vapor from a process unit that contains volatile organic material and that results from flushing or cleaning the sample line(s) of a process unit so that an uncontaminated sample may then be taken for testing or analysis.

"Reactor": A vat, vessel or other device in which chemical reactions take place.

emission limitation that an emission source is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility. 'Reasonably Available Control Technology (RACT)": The lowest

"Refinery Fuel Gas": Any gas which is generated by a petroleum refinery process unit and which is combusted at the refinery,

"Refinery Unit, Process Unit or Unit": A set of components which are a part of a basic process operation such as distillation, including any gaseous mixture of natural gas and fuel gas.

"Refrigerated Condenser": a surface condenser in which the coolant supplied to the condenser has been cooled by a mechanical device, other than by a cooling tower or evaporative spray cooling, such as a refrigeration unit or steam chiller unit. hydrotreating, cracking or reforming of hydrocarbons.

Fuel oils of grade No. 4, 5 and 6 as requirements for fuel oils A.S.T.M. D-396-69 Fuel Oil": in detailed "Residual |

"Restricted Area": The area within the boundaries of any "municipality" as defined in the Illinois Municipal Code (Ill. Rev. Stat. 1991, ch. 24, par. 1-1-1 et seq.), plus a zone

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"Smokeless Flare": A combustion unit and the stack to which it is affixed in which organic material achieves combustion by burning in the atmosphere such that the smoke or other particulate matter emitted to the atmosphere from such combustion does not have an appearance density or shade darker that No. 1 of the Ringlemann

"Solvent Cleaning": The process of cleaning soils from surfaces by cold cleaning, open top vapor degreasing or conveyorized degreasing.

"Specialty High Gloss Catalyzed Coating": Commercial contract finishing of material prepared for printers and lithographers where the finishing process uses a solvent-borne coating, formulated with a catalyst, in a quantity of no more than 12,000 gallons/year as supplied, where the coating machines are sheet fed and the coated sheets are brought to a minimum surface temperature of 190° F, and where the coated sheets are to achieve the minimum specular reflectance index of 65 measured at a 60 degree angle with a gloss meter.

"Splash Loading": A method of loading a tank, railroad tank car, tank truck or trailer by use of other than a submerged loading bibe.

"Stack": A flue or conduit, free-standing or with exhaust port above the roof of the building on which it is mounted, by which air contaminants are emitted into the atmosphere.

"Standard Conditions": A temperature of 70° F and a pressure o 14.7 pounds per square inch absolute (psia).

"Standard Cubic Foot (scf)": The volume of one cubic foot of gas at standard conditions.

"Startup": The setting in operation of an emission source for any purpose.

"Stationary Emission Source": An emission source which is not self-propelled.

"Stationary Storage Tank": Any container of liquid or gas which is designed and constructed to remain at one site.

"Submerged Loading Pipe": Any loading pipe the discharge opening of which is entirely submerged when the liquid level is 6 inches above the bottom of the tank. When applied to a tank which is loaded from the side, any loading pipe the discharge of which is entirely submerged when the liquid level is 18 inches or two times the loading pipe diameter, whichever is greater, above the bottom of the tank. The definition shall also apply to any loading pipe which is continuously submerged during loading operations.

"Sulfuric Acid Mist": Sulfuric acid mist as measured according to the method specified in $35\ \mathrm{Ill}$. Adm. Code 214.101(b).

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"Surface Condenser": A device which removes a substance from a gas stream by reducing the temperature of the stream, without direct contact between the coolant and the stream.

"Synthetic Organic Chemical or Polymer Manufacturing Plant": A plant that produces, as intermediates or final products, one or more of the chemicals or polymers listed in 35 Ill. Adm. Code 215. Appendix D

"Tablet Coating Operation": A pharmaceutical coating operation in which tablets are coated.

"Top Coat": A film of coating material applied in a multiple coat operation other than the prime coat, final repair coat or prime surfacer coat.

"Transfer Efficiency": ratio of the amount of coating solids deposited onto a part or product to the total amount of coating solids used.

"Tread End Cementing": The application of a solvent-based cement to the tire tread ends.

"True Vapor Pressure": The equilibrium partial pressure exerted by a petroleum liquid as determined in accordance with methods described in American Petroleum Institute Bulletin 2517, "Evaporation Loss From Floating Roof Tanks" (1962).

"Turnaround": The procedure of shutting down an operating refinery unit, emprying gaseous and liquid contents to do inspection, maintenance and repair work, and putting the unit back into production.

"Undertread Cementing": The application of a solvent-based cement to the underside of a tire tread.

"Unregulated Safety Relief Valve": A safety relief valve which cannot be actuated by a means other than high pressure in the pipe or vessel which it protects.

"Vacuum Producing System": Any reciprocating, rotary or centrifugal blower or compressor, or any jet ejector or device that creates suction from a pressure below atmospheric and discharges against a greater pressure.

"Valves Not Externally Regulated": Valves that have no external controls, such as in-line check valves.

"Vapor Balance System": Any combination of pipes or hoses which creates a closed system between the vapor spaces of an unloading tank and a receiving tank such that vapors displaced from the receiving tank are transferred to the tank being unloaded.

"Vapor Collection System": All piping, seals, hoses, connections, pressure-vacuum vents, and other possible sources between the gasoline delivery vessel and the vapor processing unit or the storage tanks and vapor holder.

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"Vapor Control System": Any system that prevents release to the atmosphere of organic material in the vapors displaced from a tank during the transfer of gasoline. "Vapor-Mounted Primary Seal": A primary seal mounted with an air space bounded by the bottom of the primary seal, the tank wall, the liquid surface and the floating roof.

"Vinyl Coating": The application of a topcoat or printing to vinyl coated fabric or vinyl sheets; provided, however, that the application of an organosol or plastisol is not vinyl coating.

"Volatile Organic Liquid": Any liquid which contains volatile organic material.

"Volatile Organic Material":

Any organic compound which participates in atmospheric photochemical reactions unless specifically exempted from this definition. Volatile organic material emissions shall be measured by the reference methods specified under 40 CFR 60, Appendix A (1986) (no future amendments or editions are included), or, if no reference method is applicable, may be determined by mass balance calculations.

For purposes of this definition, the following are not volatile organic materials:

Chlorodifluoroethane (HCFC-142b)
Chlorodifluoromethane (CFC-21)
Chloropartafluoroethane (CFC-115)
2-Chloro-1,1,1,1,2-tetrafluoroethane (HCFC-124)
Dichlorodifluoromethane (HCFC-12)
Dichloroethane (HCFC-12)
Dichloromethane (Methylene chloride)
Dichlorotetrafluoroethane (FCC-114)
Dichlorotetrafluoroethane (HCFC-114) 1,1,2,2-Tetrafluoroethane (HFC-134) Trichloroethane (Methyl chloroform) Trichlorofluoromethane (CFC-11) Trichlorotrifluoroethane (CFC-113) 1-Trifluoroethane (HFC-143a) 1,1-Difluoroethane (HFC-152a) Tetrafluoroethane (HFC-134a) Pentafluoroethane (HFC-125) Frifluoromethane (FC-23) Methane

and the following classes of compounds:

Cyclic, branched, or linear, completely fluorinated alkanes.

fluorinated ethers with no unsaturations. Cyclic, branched, or linear, completely

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Sulphur-containing perfluorocarbons with no unsaturations and with sulfur bonds only to carbon and fluorine. Cyclic, branched, or linear, completely fluorinated tertiary amines with no unsaturations.

under certain circumstances, such as where VOMs and exempted compounds are mixed together, there as a pre-condition to exemption of that compound are a large number of exempted compounds, or the (definition of "volatile organic compound"), as in a source's emissions on a case-by-case basis added at 57 Fed. Reg. 3941 (Feb. 3, 1992).
USEPA or the Agency may require monitoring to
demonstrate the amount of an exempted compound chemical composition of the exempted compounds is not known. See 35 Ill. Adm. Code 215.1089; 56 Fed.Reg. 11419-20. Derived from 40 CFR 51.100(s) BOARD NOTE:

a coating, printing ink, fountain solution, tire spray, dry cleaning waste or other similar material to the air, including any drying or curing, in the absence of any control equipment. VONC is typically expressed as kilogram (kg) VON/liter (lb VON/gallon) of coating or coating solids, or kg VOM/kg (lb VON/lb) of coating volatile organic material which would result from the exposure of "Volatile Organic Material Content" or "VOMC": the emissions of solids, of coating material or material.

vapor pressure that is greater than 1.5 psia (78 millimeters of "Volatile Petroleum Liquid": Any petroleum liquid with a true mercury) at standard conditions. "Wastewater (Oil/Water) Separator": Any device or piece of equipment which utilizes the difference in density between oil and water to remove oil and associated chemicals of water, or any device, such as a flocculation tank or a clarifier, which removes petroleum derived compounds from waste water.

"Weak Nitric Acid Manufacturing Process": Any acid producing facility manufacturing nitric acid with a concentration of less than 70 percent by weight. "Woodworking": The shaping, sawing, grinding, smoothing, polishing and making into products of any form or shape of wood.

, effective August 24, 1992 Amended at 16 Ill. Reg. 13526 (Source:

NOTICE OF ADOPTED AMENDMENTS

- MAJOR STATIONARY SOURCES CONSTRUCTION AND MODIFICATION Heading of the Part:
- Adm. Code 203 35 Ill. Code Citation:

5)

- Adopted Action:
- Ill. Rev. Stat. 1991, ch. 111½, pars. 1009.1, 1010 Amendment Statutory Authority: 203.145
- August 24, 1992 Effective Date of Amendments: 2
- (9
- Do these amendments contain incorporations by reference? No.
- Date filed in Board's principal office: Order adopted July 23, 1992. 8
- Notice of Proposal Published in Illinois Register: 6
- April 24, 1992, 16 Ill. Reg. 6631
- Has JCAR issued a Statement of Objections to these rules? No. 10)

Section 9.1(e) of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, par. 1009.1(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

Differences between proposal and final version: 11) The Board has corrected the authority note to reflect the proper authorities for this Part.

Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR? 12)

Because this rulemaking Section 9.1(e) of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. Illy, par. 1009.1(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemak is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

- Will these amendments replace emergency amendments currently in effect? 13)
- No. Are there any other amendments pending on this Part? 14)
- Summary and Purpose of Amendments: 15)

A complete description is contained in the Board's opinion of April 24, 1992 in R91-24, which Opinion is available from the address below. Basically, the overall rulemaking amends Parts 203, 211, 215, 218, and 219 to incorporate the latest version of USEPA's policy of exempting certain compounds from regulation as ozone precursors due to their

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

neglibible photochemical reactivity.

volatile organic compound the full list of negligibly-reactive compounds and classes of compounds presently exempted by USPPA under federal rules. The exempted compounds are not subject to regulation as volatile organic materials under Illinois rules relating to the emissions of such In particular, the amendments to this Part exempt from the definition of compounds. Part 203 sets forth various requirements primarily related to permitting enfisions sources. The present amendments harmonize the permitting requirements with Parts 215, 218, and 219, which actually impose emissions limitations for volatile organic compounds throughout the state.

Information and questions regarding these adopted amendments shall be directed to: 16)

Board Attorney 11linois Pollution Control 100 W. Randolph 11-500 Chicago, IL 60610 312-814-6924 Michael J. McCambridge

The full text of the adopted amendments begins on the next page:

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER a: PERMITS AND GENERAL PROVISIONS

PART 203 MAJOR STATIONARY SOURCES CONSTRUCTION AND MODIFICATION

SUBPART A: GENERAL PROVISIONS

Dispersion Enhancement Techniques Building, Structure and Facility Reasonable Further Progress Volatile Organic Compound Public Participation Available Growth Margin Severability (Repealed) Actual Construction Actual Emissions Secondary Emissions Allowable Emissions Emissions Unit Fugitive Emissions Nonattainment Area Potential to Emit Emission Baseline Stationary Source Emission Offset Construction Installation Commence LAER 203.112 203.116 203.122 203.127 203.101 203.104 203.134 203.136 203.145 203.150 203.155 203.110 203.119 203.126 203.124 203.125 203.131

SUBPART B: MAJOR STATIONARY SOURCES IN NONATTAINMENT AREAS

Section
203.201
Coordination With Permit Requirement and Application Pursuant to
203.202
35 Ill. Adm. Code 201
203.203
Construction Permit Requirement and Application
203.204
Effect of Permits
203.205
Major Modification of Source
203.207
Net Emission Determination
203.208
Significant Emissions Determination
203.210
Relaxation of a Source-Specific Limitation
203.210
Permit Exemption Based on Fugitive Emissions

SUBPART C: REQUIREMENTS FOR MAJOR STATIONARY SOURCES IN NONATTAINMENT AREAS

Section

203.301 Lowest Achievable Emission Rate
203.302 Maintenance of Reasonable Further Progress and Emission Offsets
203.303 Baseline and Emission Offsets Determination
203.304 Exemptions from Emissions Offset Requirement (Repealed)
203.305 Compliance by Existing Sources.

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NOTICE OF ADOPTED AMENDMENTS

203.306

Analysis of Alternatives
SUBPART F: OPERATION OF A MAJOR STATIONARY SOURCE
OR MAJOR MODIFICATION

Section
203.601
Lowest Achievable Emission Rate Compliance Requirement
203.602
Emission Offset Maintenance Requirement
203.603
Ambient Monitoring Requirement (Repealed)

SUBPART G: GENERAL MAINTENANCE OF EMISSION OFFSETS

Section 203,701 General Maintenance of Emission Offsets

AUTHORITY: Implementing Sections 9.1 and 10 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1991, ch. $111 \frac{1}{2}$, pars. 1009.1, 1010 and 1027).

SOURCE: Adopted and codified at 7 Ill. Reg. 9344, effective July 22, 1983, codified at 7 Ill. Reg. 13588; amended in R85-20 at 12 Ill. Reg. 6118, effective March 22, 1988, amended in R91-24 at 16 Ill. Reg. 13551 , effective August 24, 1992

SUBPART A: GENERAL PROVISIONS

Section 203.145 Volatile Organic Compound

"Volatile Organic Compound" means any ehemical compound of carbon, released to the present in the atmosphere in a gaseous state, including compounds which are liquide at ctandard conditions, but evelleding the following compounds which are methane, ethane, carbon menoxide, carbon dioxide, carbonic acid, metal carbonates, chance, carbonic acid, metal carbonates, ammonium carbonate, 1,1,1 trichloroethane (methylearbides, metal carbonates, carbonate, 1,1,1 trichloroethane (methylearbides) carbonates, carbonates, 1,1,1 trichloroethane (methylearbides) carbonates, trichloroethane (GC-22), trifluoromethane (GC-23), trifluoromethane (GC-23), trifluoromethane (GC-113), dichlorotetafluoromethane (GC-114), chloropentafluoroethane (GC-115), pounda per carbonates conditions means a temperature of 70 F and a pressure of 14,7 pounda per equare inch absolute (Pd-1122.

(Source: Amended at 16 Ill. Reg. 13551 , effective August 24, 1992.

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS
- Code Citation: 35 Ill. Adm. Code 215
- 3) Section Numbers: Adopted Action:

215.109 Amendments

- Statutory Authority: Ill. Rev. Stat. 1991, ch. 111½, pars. 1009.1, 1010 and 1027.
- 5) Effective Date of Amendments: August 24, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these amendments contain incorporations by reference? No.
- 8) Date filed in Board's principal office: Order adopted July 23, 1992.
- 9) Notice of Proposal Published in Illinois Register:

April 24, 1992, 16 Ill. Reg. 663

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 9.1(e) of the Environmental Protection Act (III. Rev. Stat. 1991, ch. 111½, par. 1009.1(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version:

The Board corrects the headings to Sections 215.105, 215.108, 215.344, 216.426, 215.489, 215.499, 215.436, and 216.426, and 216.436, and 216.436, and 215.489, 215.439, 215.636, and 215.48pendix A through 215.Appendix F and to Subpart H in the table of contents. The Board corrects the authority note to reflect the proper authorities for this Part. The Board corrects the format of the main source note and add a reference to the emergency amendments in R88-10(A). Substantively, the Board adds language to the preamble to Section 215.109 language parallel to federal language at 40 CFR 51.100(s)(2), that references testing methods and results, that makes it clear that the owner or operator is subject to any monitoring added to the note at the end of this Section references to the basic definition of votatile organic material at 35 Ill. Adm. Code 211.122, which lists the exempted compounds, and to the federal citations to the requiring monitoring for the exempted compounds.

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR? Section 9.1(e) of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111^4 , par. 1009.1(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking

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NOTICE OF ADOPTED AMENDMENTS

is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

- 13) Will these amendments replace emergency amendments currently in effect?
- 14) Are there any other amendments pending on this Part? Yes.

		20, 1992	
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Citation	March	March	March
Illinois Register C	4682,	4170,	4170,
s Req	Reg.	Reg.	Reg.
linoi	111.	16 111.	111.
I	16	16	16
Proposed Action	Amendment	Amendment	Amendment
Section Numbers	215.100	215.123	215.583

15) Summary and Purpose of Amendments:

A complete description is contained in the Board's opinion of July 23, 1992 in R91-24, which Opinion is available from the address below. Basically, the overall rulemaking amends Parts 203, 211, 215, 218, and 219 to incorporate the latest version of USEPA's policy of exempting certain compounds from regulation as ozone precursors due to their neglibible photochemical reactivity.

Specifically, the amendments to Part 215 add language included by USEPA at 40 CFR 51.100(s)(2) in the exemptions from the definition of VOM which clarifies that the owner or operator of an emissions source that emits exempted compounds must submit monitoring or testing methods and results demonstrating the amounts of exempted compunds in its emissions. The amendments add a Board note that cites the Code of Federal Regulations and Federal Register source for this rule. The note further directs attention to the definition of "volatile organic material" at 35 111. Adm. code 211.122, which lists the exempted compounds and classes of compounds.

16) Information and questions regarding these adopted amendments shall be directed to:

Michael J. McCambridge Attorney Illinois Pollution Control Boa 100 W. Randolph 11-500 Chicago, IL 60610 312-814-6924 The full text of the adopted amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTILE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS
FOR STATIONARY SOURCES

PART 215 ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS

SUBPART A: GENERAL PROVISIONS

Section	
215.100	Introduction
215,101	Clean-up and Disposal Operations
215.102	Methods
215.103	Abbreviations and Conversion Factors
215,104	
215.105	Incorporation by Reference
215.106	
215.107	
215.108	asurement of Vapor Pressures
215,109	

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Cti	
15.1	iner
15.1	oading Operations
15.1	etroleum Liquid Stor
15.1	xternal Floating Roofs
5.1	mpliance Dat
215,126	ompliance Plan
15.1	missions Testing
215.128	Measurement of Seal Gaps

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section Separation Operations 215.141 Pumps and Compressors 215.143 Vapor Blowdown 215.144 Safety Relief Valves

SUBPART E: SOLVENT CLEANING

Section Solvent Cleaning in General 215.181 Cold Cleaning 215.182 Open Top Vapor Degreasing 215.184 Conveyorized Degreasing 215.185 Compliance Plan

SUBPART F: COATING OPERATIONS

	s 1 Content
pliance Schedules ssion Limitations for Manufacturing Plants ernative Emission Limitations	Exemptions from Emission Limitations Compliance by Aggregation of Emission Sources Testing Methods for Volatile Organic Material
Section 215.202 Comp 215.204 Emis	

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER MANUFACTURING EQUIPMENT

Applicability

Section 215.420

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	215.487 215.488 215.489 215.490	section 215.500 215.510 215.512 215.514 215.514 215.516 215.516	Section 215.520 215.521 215.525 215.526 215.526	Section 215.52/ 215.541 Section 215.561 215.562 215.563	Section 215.581 215.582 215.583 215.584 215.586 215.586 215.586 215.601	215.603 215.604 215.605 215.606 215.609 215.609 215.610 215.612 215.612
					JOTS	zers, t Systems and
NOTICE OF ADOPTED AMENDMENTS	General Requirements Inspection Program Plan for Leaks Inspection Program for Leaks Repairing Leaks Recordkeeping for Leaks	Report for Leaks Alternative Program for Leaks Alternative Program for Leaks Compliance Dates Compliance Plan General Requirements Inspection Program Plan for Leaks Inspection Program for Leaks Repairing Leaks Report for Leaks Alternative Program for Leaks Alternative Program for Leaks	Standards for Control Devices Standards for Control Devices Compliance Plan SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES; ASPHALT MATERIALS		Compliance Dates and Geographical Areas SUBPART S: RUBBER AND MISCELLANBOUS PLASTIC PRODUCTS Manufacture of Pneumatic Rubber Tires Green Tire Spraying Operations Alternative Emission Reduction Systems Emissions Testing—and Monitoeting Compliance Dates and Geographical Areas Compliance Dates Compliance Dates Compliance Dates Testing Methods for Volatile Organic Material Content	SUBPART T: PHARMACEUTICAL MANUFACTURING Applicability of Subpart T Control of Reactors, Distillation Units, Crystallizers Centrifuges and Vacuum Dryers Control of Air Dryers, Production Equipment Exhaust Syr Filters Material Storage and Transfer In-Process Tanks Leaks Other Emission Sources
	215.421 215.422 215.423 215.423	215, 426 215, 428 215, 428 215, 428 215, 431 215, 431 215, 433 215, 434 215, 435 215, 435	215.43	Section 215,441 215,444 215,444 215,444 215,445 215,447 215,448 215,448 215,450 215,450	Section 215.461 215.461 215.464 215.464 215.465 215.465	Section 215.480 215.481 215.482 215.483 215.485 215.486

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Testing Monitors for Air Pollution Control Equipment Recordkeeping (Renumbered) Compliance Schedule (Renumbered)	SUBPART U: COKE MANUFACTURING AND BY-PRODUCT RECOVERY Exceptions Coke By-Product Recovery Plants Coke By-Product Recovery Plant Leaks Inspection Program Recordkeeping Requirements Reporting Requirements Compliance Dates	UBI Lty Lmi M M	SUBPART W: AGRICULTURE Pesticide Exception SUBPART X: CONSTRUCTION Architectural Coatings Paving Operations Cutback Asphalt	SUBPART Y: GASOLINE DISTRIBUTION Bulk Gasoline Plants Bulk Gasoline Terminals Gasoline Dispensing Facilities Gasoline Delivery Vessels Gasoline Volatility Standards Emissions Testing	SUBPART 2: DRY CLEANERS Exemptions Leaks Compliance Dates and Geographical Areas Compliance Plan Exception to Compliance Plan Exception to Compliance Plan Standards for Petroleum Solvent Dry Cleaners Operating Practices for Petroleum Solvent Dry Cleaners Program for Inspection and Repair of Leaks Testing and Monitoring Exemption for Petroleum Solvent Dry Cleaners Compliance Dates and Geographical Areas Compliance Plan
215.487 215.488 215.489 215.490	section 215.500 215.510 215.512 215.513 215.514 215.515 215.515	Section 215.520 215.521 215.525 215.526 215.526	Section 215.541 Section 215.561 215.562 215.563	Section 215.581 215.582 215.583 215.584 215.585	Section 215.601 215.602 215.603 215.603 215.604 215.608 215.608 215.610 215.611 215.612

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	NOTICE OF ADOPTED AMENDMENTS	
215.614	Testing Method for Volatile Organic Material Content of Wastes Emissions Testing	
	SUBPART AA: PAINT AND INK MANUFACTURING	
Section	applicability	
215.621	Exemption for Waterbase Material and Heatset Offset Ink	
215.624	Permit Conditions Open-top Mills, Tanks, Vats or Vessels	
215.625		
215.628	Leaks	
215,630	Clean Up	
215.636	Compliance Date	
	SUBPART BB: POLYSTYRENE PLANTS	
Section		
215.875	Applicability of Subpart BB	
215.877	Emissions Limitation at Polystyrene Plants	
215.879	Compliance Date	
215.881	Compliance Plan	
215.883	Special Requirements for Compliance Fian	
0000.017	בוורסמרסום דעמנדוות	
	SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES	
Section		
215.920	Applicability	
215.923	Permit Conditions	
712.926	Control Requirements	

26 Control Requirements SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

Section
215.940 Applicability
215.943 Permit Conditions
215.946 Control Requirements

ntrol Requirements
SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL
MANUFACTUBING PROCESSES

Section
Applicability
215.960 Permit Conditions
215.966 Control Requirements

215.Appendix A Rule ±Into Section Table
215.Appendix B Section #Into Rule Table
215.Appendix C Past Compliance Dates
215.Appendix C List of Chemicals Defining Synthetic Organic Chemical and
215.Appendix E Reference Manufacturing
215.Appendix E Reference Methods for the Total Resource Effectiveness Index

AUTHORITY: Implementing Sections 9.1 and 10 and authorized by Section 27 of the Environmental Protection Act (111. Rev. Stat. 1991, ch. 111½, par. 1009.1, 1010 and 1027).

(TRE) Equation

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 205: Organic Material Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective

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NOTICE OF ADOPTED AMENDMENTS

April 14, 1972; amended in R77-3, 33 PCB 357, at 3 III. Reg. 18, p. 41, 96 Effective May 3, 1979; amended in R78-3 and R78-4, 35 PCB 75, at 3 III. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5 at 7 III. Reg. 1244, effective July 28, 1979; amended in R82-14 at 8 III. Reg. 13254, effective July 12, 1984; amended in R83-36 at 9 III. Reg. 9114, effective May 30, 1985; amended in R82-8 at 9 III. Reg. 9114, effective May 30, 1985; amended in R82-8 at 11 III. Reg. 13160, effective August 28, 1985; amended in R83-8 at 11 III. Reg. 1970, effective August 28, 1987; amended in R82-8 at 11 III. Reg. 1970, effective August 28, 1987; amended in R82-14 and R86-12 at 11 III. Reg. 16706, effective September 30, 1987; amended in R85-21(B) at 11 III. Reg. 1970, effective September 30, 1987; amended in R86-13 at 11 III. Reg. 1917, effective September 30, 1987; amended in R86-14 and R86-13 at 12 III. Reg. 20829, effective December 14, 1987; amended in R86-10 at 11 III. Reg. 7311, effective April 11, 1988; amended in R86-10 at 12 III. Reg. 7311, effective April 18, 1988; amended in R86-10 at 12 III. Reg. 7311, effective April 11, 1988; amended in R86-10 at 12 III. Reg. 6fective April 11, 1989; amended in R88-19 at 14 III. Reg. 6fective April 11, 1990, for a maximum of 150 days; amended in R88-19 at 14 III. Reg. 9730, effective May 8, 1990; amended in R89-16(A) at 14 III. Reg. 9173, effective May 23, 1990; amended in R89-16 at 15 III. Reg. 8018, effective May 13, 1990; amended in R89-16 at 15 III. Reg. 8018, effective May 14, 1991; amended in R91-7 at 15 III. Reg. 1591; amended in R91-7 at 15 III. Reg. 15955, effective October 11, 1991; amended in R91-10 at 15 III. Reg. 17687, effective October 11, 1991; amended in R91-9 at 16 III. Reg. 1332, effective February 18, 1992; amended in R91-24 at 16 III. Reg. 13555, effective

SUBPART A: GENERAL PROVISIONS

Section 215.109 Monitoring for Negligibly-Reactive Compounds

Any provision of 35 Ill. Adm. Code 211 notwithstanding, the Agency may require an owner or operator to submit monitoring or testing methods and results for any of the compounds listed at 35 Ill. Adm. Code 211.122 as exempted from the definition of "volatile organic material," demonstrating the amount of exempted compounds in the source's emissions, as a precondition to such exemption, where direct quantification of volatile organic material emissions is not possible due to any of the following circumstances which make it necessary to quantify the exempt compound emissions in order to quantify volatile organic material emissions:

- VOMs and exempted compounds are mixed together in the same emissions;
- b) There are a large number of exempted compounds in the same emissions; or
- The chemical composition of the exempted compounds in the emissions is not known.

Board Note: Derived from the USEPA "Recommended Policy on the Control of Volatile Organic Compounds", as amended at 56 Fed. Req. 11418, March 18, 1991, and subsequently codified as 40 CFR 51.100(s), as added at 57 Fed. Reg. 3941 (Feb. 3, 1922). See also 35 Ill. Adm. Code 211.122 for the basic definition of "volatile

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organic material." USEPA is not bound by any state determination as to monitoring. 40 CFR 51.100(s)(4).

, effective August 24, 1992 Amended at 16 Ill. Reg. 13555 (Source:

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NOTICE OF ADOPTED AMENDMENTS

- ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS FOR THE CHICAGO AREA
- Code Citation: 35 Ill. Adm. Code 218 5)
- Adopted Action: Section Numbers:

New Section Amendment 218.104 218.113

- Ill. Rev. Stat. 1991, ch. 1111, pars. 1009.1, 1010 Statutory Authority: and 1027. 4
- Effective Date of Amendments: August 24, 1992 2
- Does this rulemaking contain an automatic repeal date? No. (9
- No. Do these amendments contain incorporations by reference? 7)
- Date filed in Board's principal office: Order adopted July 23, 1992. 8
- Notice of Proposal Published in Illinois Register:

April 24, 1992, 16 Ill. Reg. 6643

Section 9.1(e) of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 1113, par. 1009.1(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first Has JCAR issued a Statement of Objections to these rules? No. 10)

Differences between proposal and final version: 11)

notice or to second notice review by JCAR.

The Board corrects the format and spelling of the headings for Sections 218.101, 218.110, 218.405, and 218.Appendix A through 218.Appendix D. The Board updates the authority code to reflect the proper authorities. The Board updates to the 1991 version of the Illinois Revised Statutes in the citations that appear in the Section 218.104 definition of "acid gasses". The Board makes corrections to various typographic errors in the base text of Section 218.104 definitions. Thus, in the definitions of "bituminous coatings" ("a" changed to "the"), "capture" (spacing), "miscellaneous formulation manifacturing process" ("pallets" changed to "pallet"), "miscellaneous formulation manifacturing process" (adding conjunction "and"), and "photochemically posterial material". reactive material" (comma added). The Board adds new Section 218.113 to codify a portion of the federal rule that is the basis of this rulemaking that was originally inadvertently omitted from Part 218. Rather, the parallel amendments to Part 215 dealt with this federal requirement for monitoring and testing methods and results under certain circumstances. However, Part 215 does not apply in the area in which Part 218 applies. The addition of Section 218.113 takes that monitoring and testing requirement of Part 215, originally intended to have state-wide applicability, and

NOTICE OF ADOPTED AMENDMENTS

incorporates it into Part 218, so it applies in the Chicago metropolitan area.

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 9.1(e) of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, par. 1009.1(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

13) Will these amendments replace emergency amendments currently in effect?

14) Are there any other amendments pending on this Part? Yes.

Section Numbers	Proposed Action	Illinois Register Citation	Regi	ster (Citatio	uc	
218.103	Amendments	16 Ill. F	leg.	4693,	March	27,	1992
218.106	Amendments	16 Ill.	·bay	4693,	March		1992
218.583	Amendments	16 Ill.	eg.	4184,	March		1992
218.586	New Section	16 Ill.	seg.	4184,	March		1992

15) Summary and Purpose of Amendments:

A complete description is contained in the Board's opinion of July 23, 1992 in R91-24, which Opinion is available from the address below. Basically, the overall rulemaking amends Parts 203, 211, 215, 218, and 219 to incorporate the latest version of USEPA's policy of exempting certain compounds from regulation as ozone precursors due to their neglibible photochemical reactivity.

Specifically, the amendments to Part 218 incorporate the exemptions from the definition of volatile organic material into the body of rules that governs emissions in the Chicago metropolitan area. This includes incorporating the requirement that under certain circumstances the Agency can require a source to submit monitoring and testing methods and results for negligibly-reactive compounds otherwise exempted from regulation, in order to quantify volatile organic material emissions.

16) Information and questions regarding these adopted amendments shall be directed to:

Michael J. McCambridge
Attorney
Illinois Pollution Control Board
100 W. Randolph 11-500
Chicago, IL 60610
312-814-6924

he full text of the adopted amendments begins on the next page:

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSIONS STANDBARDS AND LIMITATIONS
FOR STATIONARY SOURCES

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS FOR THE CHICAGO AREA

PART 218

SUBPART A: GENERAL PROVISIONS

ans of Control ent 1
ans of ent l
ans l l ds
Exemptions, Variations, and Alternative Means of Control of Compliance Determinations Vapor Pressure of Volatile Organic Liquids Vapor Pressure of Organic Material or Solvent Vapor Pressure of Organic Material Incorporations by Reference Monitoring for Negligibly-Reactive Compounds
218.108 218.109 218.110 218.111 218.112 218.113

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

			ro,				
			Tanks				
	Storage Containers	adi	mne	ternal Floating Roof	nce Dates	ompliance Pla	
SECTION	218.121	\neg	18	218.124	∞	8.12	

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

				TEANTNG								
				SOLVENT CLEANING		al						
Separation Operations	Pumps and Compressors	Vapor Blowdown	Safety Relief Valves	SIRPART E.		Solvent Cleaning in General	Cold Cleaning	Open Top Vapor Degreasing	Conveyorized Degreasing	Compliance Schedule	Test Methods	
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of AUTHORITY: Implementing Sections 9.1 and 10 and authorized by Section 28.2 the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 1114, par. 1009.1, 1010 and 1028.2).

SOURCE: Adopted in R91-7 at 15 Ill. Reg. 12231, effective August 16, 1991; amended in R91-24 at 16 Ill. Reg. 13564 , effective August 24, 1992

GENERAL PROVISIONS SUBPART A:

Section 218.104 Definitions

The following terms are defined for the purpose of this Part.

consists of a horizontally rotating perforated drum in which tablets are placed, a coating is applied by spraying, and the coating is dried by the flow of air across the drum through the "Accelacota" means a pharmaceutical coating operation which

"Accumulator" means the reservoir of a condensing unit receiving the condensate from a surface condenser.

"Acid gases" means for the purposes of Section 9.4 of the Bruizonmental Protection Act (the Act) (II1. Rev. Stat. 198791, ch. 11-1+72, par. 1009.4), hydrogen chloride, hydrogen fluoride and hydrogen bromide, which exist as gases, liquid mist, or any combination thereof. "Actual emissions" means the actual quantity of VOM emissions from an emission source during a particular time period.

by the fuel. "Actual heat input" means the quantity of heat produced combustion of fuel using the gross heating value of the "Adhesive" means any substance or mixture of substances intended to serve as a joining compound. "Afterburner" means a control device in which materials in gaseous effluent are combusted.

"Air contaminant" means any solid, liquid, or gaseous matter, a odor, or any form of energy, that is capable of being released into the atmosphere from an emission source.

"Air dried coatings" means any coatings that dry by use of air or forced air at temperatures up to $363.15~\mathrm{K}~(194^\circ\mathrm{F})$.

"Air pollution control equipment" means any equipment or facility of a type intended to eliminate, prevent, reduce or control the emission of specified air contaminants to the atmosphere.

"Air suspension coater/dryer" means a pharmaceutical coating operation which consists of vertical chambers in which tablets or particles are placed, and a coating is applied and then dried while the tablets or particles are kept in a fluidized state by the passage of air upward through the chambers. "Airless spray" means a spray coating method in which the coating is atomized by forcing it through a small opening at high pressure. The coating liquid is not mixed with air before exiting from the nozzle.

airless spray. Lower hydraulic pressure is used than with airless "Air-assisted airless spray" means a spray coating method which combines compressed air with hydraulic pressure to atomize the coating material into finer droplets than is achieved with pure

particular time period from a stationary source calculated using the maximum rated capacity of the source (unless restricted by federally enforceable limitations on operating rate, hours of operation, or both) and the most stringent of: the applicable standards in 40 CFR Parts 60 and 61; the applicable implementation "Allowable emissions" means the quantity of VOM emissions during plan; or a federally enforceable permit.

authority contained in Section 108 of the Clean Air Act, 42 U.S.C. 7401 et seq., as amended from time to time. "Ambient air quality standards" means those standards designed to protect the public health and welfare codified in 40 CFR Part 50 and promulgated from time to time by the USEPA pursuant to

"Applicator" means a device used in a coating line to apply

"As applied" means the exact formulation of a coating during application on or impregnation into a substrate.

or "Architectural coating" means any coating used for residential commercial buildings or their appurtenances, or for industrial buildings, which is site applied. "Asphalt" means the dark-brown to black cementitious material (solid, semisolid, or liquid in consistency) of which the main constituents are bitumens which occur naturally or as a residue of petroleum refining.

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'Asphalt prime coat" means a low-viscosity liquid asphalt applied to an absorbent surface as the first of more than one asphalt

"Automobile" means a motor vehicle capable of carrying no more than 12 passengers. "Automobile or light-duty truck assembly plant" means a facility where parts are assembled or finished for eventual inclusion into a finished automobile or light-duty truck ready for sale to vehicle dealers, but not including customizers, body shops, and other repainters 'Automobile or light-duty truck refinishing" means the repainting of used automobiles and light-duty trucks.

"Baked coatings" means any coating which is cured or dried in an oven where the oven air temperature exceeds 90°C (194°F).

"Batch loading" means the process of loading a number of individual parts at the same time for degreasing.

"Bead-dipping" means the dipping of an assembled tire bead into a solvent-based cement "Binders" means organic materials and resins which do not contain

residues from athe distillation of crude oils or of low grades of "Bituminous coatings" means black or brownish coating materials which are soluble in carbon disulfide, which consist mainly of hydrocarbons, and which are obtained from natural deposits or as

raise one pound of water from 60°F to 61°F (abbreviated btu). "British thermal unit" means the quantity of heat required

"Brush or wipe coating" means a manual method of applying a coating using a brush, cloth, or similar object. "Bulk gasoline plant" means a gasoline storage and distribution facility with an average throughput of 76,000 l (20,000 gal) or less on a 30-day rolling average that distributes gasoline to gasoline dispensing facilities.

ship or distribution facility that receives gasoline by pipeline, abarge, and distributes gasoline to bulk gasoline plants or 'Bulk gasoline terminal" means any gasoline storage and gasoline dispensing facilities.

"Can" means any metal container, with or without a top, co spout or handles, into which solid or liquid materials are packaged. "Can coating" means any coating applied on a single walled container that is manufactured from metal sheets thinner than 29 gauge (0.0141 in).

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coating facility" means a facility that includes one or can coating line(s).

decorative, or functional coating is applied onto the surface of cans or can components. 'Can coating line" means a coating line in which any protective,

device. "Capture" means the containment or recovery of emissions from a process for direction into a duct which may be exhausted through stack or vent to a control device. The overall abatement of stack or vent to a control device. The overall abatement of emissions from a process with an add-on control device is a function both of the capture efficiency and of the control

"Capture device" means a hood, enclosed room floor sweep or other means of collecting solvent or other pollutants into a duct. The pollutant can then be directed to a pollution control device such as an afterburner or carbon adsorber. Sometimes the term is used to include the control device. loosely

'Capture efficiency" means the fraction of all VOM generated by process that are directed to an abatement or recovery device. "Capture system" means all equipment (including, but not limited to, hoods, ducts, fans, ovens, dryers, etc.) used to contain, collect and transport an air pollutant to a control device.

including the Clean Air Act Amendments of 1977 (42 U.S.C. 7401 et seq.), and the Clean Air Act Amendments of 1990 (P.L. 101-549). "Clean Air Act" means the Clean Air Act of 1963, as amended,

"Clear coating" means coatings that lack color and opacity or are transparent using the undercoat as a reflectant base or undertone color. "Clear topcoat" means the final coating which contains binders, but not opaque pigments, and is specifically formulated to form transparent or translucent solid protective film.

atmosphere and that is composed of piping, connections, and, if necessary, flow inducing devices that transport liquid or vapor from a piece or pieces of equipment to a control device, or retu "Closed purge system" means a system that is not open to the the liquid or vapor to the process line. "Closed vent system" means a system that is not open to the atmosphere and is composed of piping, connections, and, if necessary, flow inducing devices that transport gas or vapor from an emission source to a control device. "Coating" means a material applied onto or impregnated into a substrate for protective, decorative, or functional purposes. Such materials include, but are not limited to, paints, varnishes, sealers, adhesives, thinners, diluents, and inks.

Coating applicator" means equipment used to apply a coating.

or 'Coating line" means an operation consisting of a series of one more coating applicators and any associated flash-off areas,

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g areas, and ovens wherein a surface coating is applied, or cured. (It is not necessary for an operation to have or flash-off area, or drying area to be included in this definition.) oven,

more coating 'Coating plant" means any plant that contains one or line(s). or wound 'Coil" means any flat metal sheet or strip that is rolled in concentric rings.

on any flat metal sheet coating applied coils. "Coil coating" means any coating or strip that comes in rolls or 'Coil coating facility" means a facility that includes one or more coil coating line(s).

"Coil coating line" means a coating line in which any protective, decorative or functional coating is applied onto the surface of flat metal sheets, strips, rolls, or coils for industrial or

immersion while 'Cold cleaning" means the process of cleaning and removing soils from surfaces by spraying, brushing, flushing, or immersic maintaining the organic solvent below its boiling point. cleaning is not included in this definition. "Complete combustion" means a process in which all carbon contained in a fuel or gas stream is converted to carbon dioxide.

seals, seal oil degassing vents, pipeline valves, pressure relief devices, process drains, and open ended pipes. This definition excludes valves which are not externally regulated, flanges, and equipment in heavy liquid service. For purposes of Subpart Q of this Part, this definition also excludes bleed ports of gear pumps "Component" means, with respect to synthetic organic chemical and polymer manufacturing equipment, and petroleum reflining and related industries, any piece of equipment which has the potential to leak VOM including, but not limited to, pump seals, compressor in polymer service.

"Concrete curing compounds" means any coating applied to freshly poured concrete to retard the evaporation of water. "Condensate" means volatile organic liquid separated from its associated gases, which condenses due to changes in the temperature or pressure and remains liquid at standard conditions.

"Continuous process" means, with respect to polystyrene resin, method of manufacture in which the styrene raw material is delivered on a continuous basis to the reactor in which the styrene is polymerized to polystyrene. "Control device" means equipment (such as an afterburner or adsorber) used to remove or prevent the emission of air pollutants from a contaminated exhaust stream.

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prevented by a control device and the pollution introduced to the 'Control device efficiency" means the ratio of the pollution control device, expressed as a percentage. Conveyorized degreasing" means the continuous process of cleaning and removing soils from surfaces utilizing either cold or vaporized solvents.

'Crude oil" means a naturally occurring mixture which consists of hydrocarbons and sulfur, nitrogen, or oxygen derivatives of hydrocarbons and which is a liquid at standard conditions.

"Crude oil gathering" means the transportation of crude oil or condensate after custody transfer between a production facility and a reception point. "Custody transfer" means the transfer of produced petroleum and/or condensate after processing and/or treating in the producing operations, from storage tanks or automatic transfer facilities to pipelines or any other forms of transportation.

"Cutback asphalt" means any asphalt which has been liquified by blending with petroleum solvents other than residual fuel oil a has not been emulsified with water. "Daily-weighted average VOM content" means the average VOM content of two or more coatings as applied on a coating line during any day, taking into account the fraction of total coating volume that each coating represents, as calculated with the following equation:

 $\begin{array}{l}
n \\
(\sum V_i C_i)/V_T \\
i=1
\end{array}$

line in units of kg VOM/l (ibs VOM/gal) of coating (minus water and any compounds which are specifically exempted from the coatings as applied each day on a coating The average VOM content of two or more definition of VOM), VOM

The number of different coatings as applied each day on a coating line,

and any compounds which are specifically exempted from the definition of VOM) as The volume of each coating (minus water applied each day on a coating line in units of 1 (gal).

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The VOM content of each coating as applied each day on a coating line in units of kg VOM/l (lbs VOM/gal) of coating (minus water and any compounds which are ت

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specifically exempted from the definition of VOM), and

water and any compounds which are specifically exempted from the definition of VOM) as applied each day on a coating The total volume of all coatings (minus line in units of 1 (gal).

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"Day" means the consecutive 24 hours beginning at 12:00 AM (midnight) local time.

"Degreaser" means any equipment or system used in solvent

"Delivery vessel" means any tank truck or trailer equipped with a storage tank that is used for the transport of gasoline to a stationary storage tank at a gasoline dispensing facility, bulk gasoline plant, or bulk gasoline terminal.

"Dip coating" means a method of applying coatings in which the part is submerged in a tank filled with the coating.

"Distillate fuel oil" means fuel oils of grade No. 1 or 2 as specified in detailed requirements for fuel oil ASTM D-369-69 (1971). "Dry cleaning facility" means a facility engaged in the cleaning of fabrics using an essentially nonaqueous solvent by means of one or more solvent washes, extraction of excess solvent by spinning and drying by tumbling in an airstream. The facility includes, but is not limited to, washers, dryers, filter and purification systems, waste disposal systems, holding tanks, pumps and attendant piping and valves.

"Effluent water separator" means any tank, box, sump or other apparatus in which any organic material floating on or entrained or contained in water entering such tank, box, sump or other apparatus is physically separated and removed from such water prior to outfall, drainage or recovery of such water.

"Electrostatic bell or disc spray" means an electrostatic spray coating method in which a rapidly-spinning bell- or disc-shaped applicator is used to create a fine mist and apply the coating with high transfer efficiency.

opposite electrical charges are applied to the substrate and the "Electrostatic spray" means a spray coating method in which coating. The coating is attracted to the object due to the electrostatic potential between them.

"Emission rate" means total quantity of any air contaminant discharge into the atmosphere in any one-hour period. "Emission source" and "source" mean any facility from which VOM is emitted or capable of being emitted into the atmosphere.

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"Enamel" means a coating that cures by chemical cross-linking of its base resin. Enamels can be distinguished from lacquers because enamels are not readily resoluble in their original

means to cover any VOL surface that is exposed to the atmosphere. "Enclose"

can ends "End sealing compound coat" means a compound applied to can end which functions as a gasket when the end is assembled onto the

"Excess air" means air supplied in addition to the theoretical quantity necessary for complete combustion of all fuel and/or combustible waste material. "Excessive release" means a discharge of more than 295 g (0.65 lbs) of mercaptans and/or hydrogen sulfide into the atmosphere in any 5-minute period. "Exterior base coat" means a coating applied to the exterior of a provide protection to the metal or provide background for any lithographic or printing operation. or flat sheet to can body,

Exterior end coat" means a coating applied to the exterior end of can to provide protection to the metal. "Exterior end

"External-floating roof" means a cover over an open top storage tank consisting of a double deck or pontoon single deck which rests upon and is supported by the volatile organic liquid being contained and is equipped with a closure seal or seals to close the space between the roof edge and tank shell.

the following: ambient weather conditions; temperatures consistently above 95°C (203°F); detergents; abrasive and scouring conditions" means exposure to any or all of agents; solvents; or corrosive atmospheres. Extreme environmental

Extreme performance coating" means any coating which during intended use is exposed to extreme environmental conditions.

"Fabric coating" means any coating applied on textile fabric. Fabric coating includes the application of coatings by impregnation.

or "Fabric coating facility" means a facility that includes one more fabric coating lines.

coating or reinforcing material is applied on or impregnated into a textile fabric. "Fabric coating line" means a coating line in which any protective, decorative, or functional coating or reinfor

any applicable implementation plan; and any permit requirements established pursuant to 40 CFR 52.21 or under regulations approved pursuant to 40 CFR Part 51 Subpart I and 40 CFR 51.166. conditions which "Federally enforceable" means all limitations and conditions which are enforceable by the Administrator including those requirements developed pursuant to 40 CFR Parts 60 and 61; requirements within

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'Final repair coat" means the repainting of any topcoat which is damaged during vehicle assembly.

in which materials are burned, but not the combustion chamber or afterburner of an incinerator. or of a boiler "Firebox" means the chamber or compartment

"Fixed-roof tank" means a cylindrical shell with a permanently affixed roof. "Flexographic printing" means the application of words, designs, and pictures to a substrate by means of a roll printing technique in which the pattern to a applied is raised above the printing roll and the image carrier is made of elastomeric materials.

"Flexographic printing line" means a printing line in which each call printer uses a roll with raised areas for applying an image such as words, designs, or pictures to a substrate. The image carrier on the roll is made of rubber or other elastomeric material.

"Floating roof" means a roof on a stationary tank, reservoir, other container which moves vertically upon change in volume the stored material.

image plate to maintain hydrophilic properties of the non-image "Fountain solution" means the solution which is applied to

"Freeboard height" means for open top vapor degreasers, the distance from the top of the vapor zone to the top of the degreaser tank. For cold cleaning degreasers, the distance from the solvent to the top of the degreaser tank.

similar equipment used for the primary purpose of producing heat or power by indirect heat transfer. or "Fuel combustion emission source" means any furnace, boiler,

gas including, but not limited to, piping for collecting tail gas from various process units, mixing drums and controls, and "Fuel gas system" means a system for collection of refinery fuel distribution piping. "Gas service" means that the component contains process fluid that is in the gaseous state at operating conditions.

method requires construction of a temporary total enclosure (TTE) to ensure that all would-be fugitive emissions are measured. The second method uses the building or room which houses the facility as an enclosure. The second method requires that all other VOM sources within the room be shut down while the test is performed, but all fans and blowers within the room must be operated "Gas/gas method" means either of two methods for determining capture which rely only on gas phase measurements. The first according to normal procedures.

pressure of 27.6 kPa "Gasoline" means any petroleum distillate or petroleum distillate/alcohol blend having a Reid vapor pressure of

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'Gasoline dispensing facility" means any site where gasoline is transferred from a stationary storage tank to a motor vehicle gasoline tank used to provide fuel to the engine of that motor "Green tire spraying" means the spraying of green tires, both inside and outside, with release compounds which help remove air from the tire during molding and prevent the tire from sticking to the mold after curing.

"Green tires" means assembled tires before molding and curing have occurred.

"Gross vehicle weight" means the manufacturer's gross weight individual vehicle. rating for the "Gross vehicle weight rating" means the val+ue specified by the manufacturer as the maximum design loaded weight of a single "Heated airless spray" means an airless spray coating method in which the coating is heated just prior to application. "Heatset" means a class of web-offset lithography which requires a heated dryer to solidify the printing inks.

lithographic printing line in which a blanket cylinder is used to transfer ink from a plate cylinder to a substrate continuously fed from a roll or an extension process and an oven is used to "Heatset-web-offset lithographic printing line" means a solidify the printing inks.

(incorporated by reference in Section 218.112); or which when distilled requires a temperature of 421.95°K (300°F) or greater to recover 10 percent of the liquid as determined by ASTM method D86-"Heavy liquid" means liquid with a true vapor pressure of less Aran 0.3 kPa (0.04 psi) at 294.3% (70°F) established in a standard reference text or as determined by ASTM method D2879-86 (incorporated by reference in Section 218.112); or which has 0.1 Reid vapor pressure as determined by ASTM method D323-82 82 (incorporated by reference in Section 218.112)

or electric locomotives and associated power generation equipment; "Heavy off-highway vehicle products" means, for the purpose of material handling equipment; heavy industrial engines; diesel-Subpart F of this Part, heavy construction, mining, farming, and the components of such equipment or engines.

"Heavy off-highway vehicle products coating facility" means a facility that includes one or more heavy off-highway vehicle products coating line(s).

line in which any protective, decorative, or functional coating is applied onto the surface of heavy off-highway vehicle products. "Heavy off-highway vehicle products coating line" means a coating

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"High temperature aluminum coating" means a coating that is certified to withstand a temperature of 537.8°C (1000°F) for 24

"Hood" means a partial enclosure or canopy for capturing and exhausting, by means of a draft, the organic vapors or other fumes rising from a coating process or other source. "Hood capture efficiency" means the emissions from a process which are captured by the hood and directed into a control device, expressed as a percentage of all emissions.

"Hot well" means the reservoir of a condensing unit receiving the condensate from a barometric condenser.

"Hour" means a block period of 60 minutes (e.g., 1:00am to

heating, reacting, holding, crystallizing, evaporating or cleaning "In-process tank" means a container used for mixing, blending, operations in the manufacture of pharmaceuticals. "In-situ sampling systems" means nonextractive samplers or in-line samplers.

"In-vacuum service" means, for the purpose of Subpart Q of this Part, equipment which is operating at an internal pressure that is at least 5 kPa (0.73 psia) below ambient pressure.

"Incinerator" means a combustion apparatus in which refuse is parrned. "Indirect heat transfer" means transfer of heat in such a way that the source of heat does not come into direct contact with process

or "Ink" means a coating used in printing, impressing, transferring an image onto a substrate. "Interior body spray coat" means a coating applied by spray to the interior of a can body.

"Internal-floating roof") means a cover or roof in a fixed-roof tank which rests upon and is supported by the volatile organic liquid being contained and is equipped with a closure seal or seals to close the space between the roof edge and tank shell.

nitrocellulose or synthetic resins to dry by evaporation without chemical reaction, including clear lacquer sanding sealers. "Lacquers" means any clear wood finishes formulated with

dryers, ranges, refrigerators, freezers, water heaters, dishwashers, trash compactors, air conditioners, and other similar "Large appliance" means any residential and commercial washers,

"Large appliance coating" means any coating applied to the component metal parts (including, but not limited to, doors,

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cases, lids, panels, and interior support parts) of residential and commercial washers, dryers, ranges, refrigerators, freezers, water heaters, dishwashers, trash compactors, air conditioners, and other similar products.

"Large appliance coating facility" means a facility that includes one or more large appliance coating line(s).

"Large appliance coating line" means a coating line in which any protective, decorative, or functional coating is applied onto the surface of large appliances.

"Tight liquid" means VOM in the liquid state which is not defined as heavy liquid.

"Light-duty truck" means any motor vehicle rated at 3,850 kg gross vehicle weight or less, designed mainly to transport property.

"Liquid/gas method" means either of two methods for determining capture which require both gas phase and liquid phase measurements and analysis. The first method requires construction of a TTE. The second method uses the building or room which houses the facility as an enclosure. The second method requires that all other VOM sources within the room be shut down while the test is performed, but all fans and blowers within the room must be operated according to normal procedures.

"Liquid-mounted seal" means a primary seal mounted in continuous contact with the liquid between the tank wall and the floating roof edge around the circumference of the roof.

"Liquid service" means that the equipment or component contains process fluid that is in a liquid state at operating conditions.

"Liquids dripping" means any visible leaking from a seal including spraying, misting, clouding and ice formation.

"Lithographic printing line" means a printing line, except that the substrate is not necessarily fed from an unwinding roll, in which each roll printer uses a roll where both the image and nonimage areas are essentially in the same plane (planographic).

"Low solvent coating" means a coating which contains less organic solvent than the conventional coatings used by the industry. Low solvent coatings include water-borne, higher solids, electrodeposition and powder coatings.

Magnet wire" means aluminum or copper wire formed into an electromagnetic coil.

"Magnet wire coating" means any coating or electrically insulating varnish or enamel applied to magnet wire.

"Magnet wire coating facility" means a facility that includes one or more magnet wire coating line(s).

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"Magnet wire coating line" means a coating line in which any protective, decorative, or functional coating is applied onto the surface of a magnet wire.

"Malfunction" means any sudden and unavoidable failure of air pollution control equipment, process equipment, or a process to operate in a normal or usual manner. Failures that are caused entirely or in part by poor maintenance, careless operation, or any other preventable upset condition or preventable equipment breakdown shall not be considered malfunctions.

"Manufacturing process" means a method whereby a process emission source or series of process emission sources is used to convert raw materials, feed stocks, subassemblies, or other components into a product, either for sale or for use as a component in a subsequent manufacturing process.

"Material recovery section" means any equipment designed to transport and recover styrene monomer and other impurities from other products and by-products in a polystyrene plant, including but not limited to the styrene devolatilizer unit and styrene recovery unit.

"Maximum theoretical emissions" means the quantity of volatile organic material emissions that theoretically could be emitted by a stationary source before add-on controls based on the design capacity or maximum production capacity of the source and 8760 hours per year. The design capacity or maximum production capacity includes use of coating(s) or ink(s) with the highest volatile organic material content actually used in practice by the source. Provided, however, the Agency shall, when appropriate, and upon request by the permit applicant, limit the "maximum theoretical emissions" of a source by the imposition of conditions in a federally enforceable operating permit applicable requirement of the Clean Air Act, as amended, or any applicable requirements established by the Board. Such conditions shall be established in place of design capacity or maximum production capacity in calculating the "maximum theoretical emissions" for such source and may include, among other things, the establishment of production limitations, or limitations on the hours of operation of any emission limitations, or limitations on the hours of operation of any emission such limitations shall be established on basis of no longer than one month except in those cases where a limit spanning a longer period of time is appropriate. In such cases, a "rolling limit" shall be established appropriate recordkeeping. (Board Note: The USEPA may deem operating permits which do not conform to the operating permit program requirements and the requirements of USEPA, sunderlying requirible and enforceable as a practical matter, not "federally enforceable.")

"Metal furniture" means a furniture piece including, but not limited to, tables, chairs, waste baskets, beds, desks, lockers, benches, shelving, file cabinets, lamps, and room dividers.

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"Metal furniture coating" means any non-adhesive coating applied to any furniture piece made of metal or any metal part which is or will be assembled with other metal, wood, fabric, plastic or glass parts to form a furniture piece including, but not limited to, tables, chairs, waste baskets, beds, desks, lockers, benches, shelving, file cabinets, lamps, and room dividers. This definition shall not apply to any coating line coating miscellaneous metal parts or products.

"Metal furniture coating facility" means a facility that includes one or more metal furniture coating line(s).

"Metal furniture coating line" means a coating line in which any protective, decorative, or functional coating is applied onto the surface of metal furniture.

constructed of metal sheets (shoes) which are joined together to form a ring, springs, or levers which attach the shoes to the floating roof and hold the shoes against the tank wall, and a coated fabric which is suspended from the shoes to the floating "Metallic shoe-type seal" means a primary or secondary seal

"Miscellaneous fabricated product manufacturing process" means:

including any drying and curing of A manufacturing process involving one or more of the formulations, and capable of emitting VOM: following applications,

Adhesives to fabricate or assemble components or products

Asphalt solutions to paper or fiberboard

Asphalt to paper or felt

Coatings or dye to leather

Coatings to plastic

Coatings to rubber or glass

Plastic foam scrap or "fluff" from the manufacture of

Disinfectant material to manufactured items

foam containers and packaging material to form resin

Resin solutions to fiber substances

Viscose solutions for food casings

process described above, and the use and handling of organic liquids and other substances for clean-up operations associated with the process described in this definition. The storage and handling of formulations associated with the

"Miscellaneous formulation manufacturing process" means:

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A manufacturing process which compounds one or more of the following and is capable of emitting VOM:

Adhesives

Asphalt solutions

Caulks, sealants, or waterproofing agents

Coatings, other than paint and ink

Concrete curing compounds

Friction materials and compounds

Resin solutions

Rubber solutions

Viscose solutions

process described above, and the use and handling of organic liquids and other substances for clean-up operations The storage and handling of formulations associated with the associated with the process described in this definition.

appliances, magnet wire, automobiles, ships, and airplane bodies. "Miscellaneous metal parts or products" means any metal part or metal product, even if attached to or combined with a nonmetal part or product, except cans, coils, metal furniture, large

parts and products coating. However, underbody anti-chip (e.g., underbody plastisol) automobile and light-duty truck coatings are miscellaneous metal parts and products coatings. Also, automobile or light-duty truck refinishing coatings, coatings applied to the exterior of marine vessels, coatings applied to the exterior of airplanes, and the customized topcoating of automobiles and trucks mis less than 35 vehicles per day are not miscellaneous metal parts and products coatings. "Miscellaneous metal parts and products coating" means any coating applied to any metal part or metal product, even if attached to or combined with a nonmetal part or product, except cans, coils, metal furniture, large appliances, and magnet wire. Prime coat, prime surfacer coat, topcoat, and final repair coat for automobiles and light-duty trucks are not miscellaneous metal

"Miscellaneous metal parts or products coating facility" means a facility that includes one or more miscellaneous metal parts or products coating lines.

coating line in which any protective, decorative, or functional coating is applied onto the surface of miscellaneous metal parts "Miscellaneous metal parts or products coating line" means a or products.

"Miscellaneous organic chemical manufacturing process" means:

A manufacturing process which produces, by chemical reaction, one or more of the following organic compounds or mixtures of organic compounds and which is capable of emitting VOM:

Chemicals listed in Appendix A of this Part

Chlorinated and sulfonated compounds

Cosmetic, detergent, soap, or surfactant intermediaries or specialties and products

Disinfectants

Food additives

Oil and petroleum product additives

Plasticizers

Resins or polymers

Rubber additives

Sweeteners

Varnishes

The storage and handling of formulations associated with the process described above and the use and handling of organic liquids and other substances for clean-up operations associated with the process described in this definition.

'Monitor" means to measure and record.

"Multiple package coating" means a coating made from more than one different ingredient which must be mixed prior to using and has a limited pot life due to the chemical reaction which occurs upon mixing

"No detectable volatile organic material emissions" means a discharge of volatile organic material into the atmosphere as indicated by an instrument reading of less than 500 ppm above background as determined in accordance with 40 CFR 60.485(c).

"Offset" means, with respect to printing and publishing operations, use of a blanket cylinder to transfer ink from the plate cylinder to the surface to be printed.

"Opaque stains" means all stains that are not semi-transparent

"Open top vapor degreasing" means the batch process of cleaning and removing soils from surfaces by condensing hot solvent vapor on the colder metal parts.

"Open-ended valve" means any valve, except pressure relief devices, having one side of the valve in contact with process

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fluid and one side open to the atmosphere, either directly or through open piping.

"Operator of gasoline dispensing facility" means any person who is the lessee of or operates, controls or supervises a gasoline dispensing facility.

"Organic compound" means any compound of carbon, excluding carbon monoxide, carbon dioxide, carbonic acid, metallic carbides or carbonates, and ammonium carbonate.

"Organic material" means any chemical compound of carbon including diluents and thinners which are liquids at standard conditions and which are used as dissolvers, viscosity reducers, or cleaning agents, but excluding methane, carbon monoxide, carbon dioxide, carbonic acid, metallic carbonate.

"Organic vapor" means the gaseous phase of an organic material or a mixture of organic materials present in the atmosphere.

"Oven" means a chamber within which heat is used for one or more of the following purposes: dry, bake, cure, or polymerize a coating or ink.

"Overall control" means the product of the capture efficiency and the control device efficiency.

"Overvarnish" means a transparent coating applied directly over ink or coating.

"Owner of gasoline dispensing facility" means any person who has legal or equitable title to a stationary storage tank at a gasoline dispensing facility.

"Owner or operator" means any person who owns, operates, leases, controls, or supervises an emission source or air pollution control equipment.

"Packaging rotogravure printing" means rotogravure printing upon paper, paper board, metal foil, plastic film, and other substrates, which are, in subsequent operations, formed into packaging products or labels for articles to be sold.

"Packaging rotogravure printing line" means a rotogravure printing line in which surface coatings are applied to paper, paperboard, foil, film, or other substrates which are to be used to produce containers, packaging products, or labels for articles.

"Paint manufacturing plant" means a plant that mixes, blends, or compounds enamels, lacquers, sealers, shellacs, stains, varnishes, or pigmented surface coatings.

"Paper coating" means any coating applied on paper, plastic film, or metallic foil to make certain products, including (but not limited to) adhesive tapes and labels, book covers, post cards, office copier paper, drafting paper, or pressure sensitive tapes.

Paper coating includes the application of coatings by impregnation and/or saturation.

"Paper coating facility" means a facility that includes one or more paper coating lines.

"Paper coating line" means a coating line in which any protective, decorative, or functional coating is applied on, saturated into, or impregnated into paper, plastic film, or metallic foil to make certain products, including (but not limited to) adhesive tapes and labels, book covers, post cards, office copier paper, drafting paper, and pressure sensitive tapes.

"Parts per million (volume)" means a volume/volume ratio which expresses the volumetric concentration of gaseous air contaminant in a million unit volume of gas.

"Person" means any individual, corporation, partnership, association, state, municipality, political subdivision of a state; any agency, department, or instrumentality of the United States; and any officer, agent, or employee thereof.

"Petroleum" means the crude oil removed from the earth and the oils derived from tar sands, shale, and coal.

"Petroleum liquid" means crude oil, condensate or any finished or intermediate product manufactured at a petroleum refinery, but not including Number 2 through Number 6 fuel oils as specified in ASTM D-1996-69, gas turbine fuel oils Numbers 2-GT through 4-GT as specified in ASTM D-2890-71 or diesel fuel oils Numbers 2-D and 4-D, as specified in ASTM D-975-68.

"Petroleum refinery" means any facility engaged in producing gasoline, kerosene, distillate fuel oils, residual fuel oils, lubricants, or other products through distillation of petroleum, or through redistillation, cracking, or reforming of unfinished petroleum derivatives.

"Pharmaceutical" means any compound or mixture, other than food, used in the prevention, diagnosis, alleviation, treatment, or cure of disease in human and animal.

"Pharmaceutical coating operation" means a device in which a coating is applied to a pharmaceutical, including air drying or curing of the coating.

"Photochemically reactive material" means any organic material with an aggregate of more than 20 percent of its total volume composed of the chemical compounds classified below or the composition of which exceeds any of the following individual percentage composition limitations. Whenever any photochemically reactive material or any constituent of any organic material may be classified from its chemical structure into more than one of the above groups of organic materials it shall be considered as a member of the most reactive group, that is, the group having the least allowable percent of the total organic materials.

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A combination of hydrocarbons, alcohols, aldehydes, esters, ethers or ketones having an olefinic or cyclo-olefinic type of unsaturation: 5 percent. This definition does not apply to perchloroethylene or trichloroethylene

A combination of aromatic compounds with eight or more carbon atoms to the molecule except ethylbenzene: 8

A combination of ethylbenzene, ketones having branched hydrocarbon structures or toluene: 20 percent.

"Pigmented coatings" means opaque coatings containing binders and colored pigments which are formulated to conceal the wood surface either as an undercoat or topcoat.

"Plant" means all of the pollutant-emitting activities which belong to the same industrial grouping, are located on one or more contiguous or adjacent properties, and are under the control of the same person (or persons under common control), except the activities of any marine vessel. Pollutant-emitting activities shall be considered as part of the same industrial grouping if they belong to the same "Major Group" (i.e., which have the same thought code) as described in the "Standard Industrial Classification Manual, 1987" (incorporated by reference in Section 79, 111)

"Plasticizers" means a substance added to a polymer composition to soften and add flexibility to the product.

"Pneumatic rubber tire manufacture" means the production of pneumatic rubber tires with a bead diameter up to but not including 20.0 inches and cross section dimension up to 12.8 inches, but not including specialty tires for antique or other vehicles when produced on equipment separate from normal production lines for passenger or truck type tires.

"Polystyrene plant" means any plant using styrene to manufacture polystyrene resin.

"Polystyrene resin" means substance consisting of styrene polymer and additives which is manufactured at a polystyrene plant.

"pressure release" means the emission of materials resulting from system pressure being greater than set pressure of the pressure relief device.

"Pressure tank" means a tank in which fluids are stored at a pressure greater than atmospheric pressure. "Prime coat" means the first of two or more coatings applied to a surface.

"Prime surfacer coat" means a coating used to touch up areas on the surface of automobile or light-duty truck bodies not adequately covered by the prime coat before application of the top coat. The prime surfacer coat is applied between the prime coat and topcoat. An anti-chip coating applied to main body parts

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panels, bottom of doors and fenders, and leading is a prime surfacer coat. , rocker of roof)

"Primers" means any coatings formulated and applied to substrates

to provide a firm bond between the substrate and subsequent coats

"Printing" means the application of words, designs, and pictures to a substrate using "Printing line" means an operation consisting of a series of one or more roll printers and any associated roll coaters, drying areas, and ovens wherein one or more coatings are applied, dried, and/or cured.

"Process" means any stationary emission source other than a fuel combustion emission source or an incinerator.

intermediate or final products, one or more of the chemicals listed in 35 III. Adm. Code 218.Appendix A. A process unit can operate independently if supplied with sufficient feed or materials and sufficient storage facilities for the product. 'Process unit" means components assembled to produce, as

ď process unit for less than 24 hours is not a process unit shutdown. The use of spare components and technically feasible bypassing of components without stopping production is not a process unit shutdown. "Process unit shutdown" means a work practice or operational procedure that stops production from a process unit or part of process unit. An unscheduled work practice or operational procedure that stops production from a process unit or part of

"Production equipment exhaust system" means a system for collecting and directing into the atmosphere emissions of volatile organic material from reactors, centrifuges, and other process emission sources.

printing line in which coatings are applied to paper which is subsequently formed into books, magazines, catalogues, brochures, directories, newspaper supplements, or other types of printed 'Publication rotogravure printing line" means a rotogravure material "Purged process fluid" means liquid or vapor from a process unit that contains volatile organic material and that results from flushing or cleaning the sample line(s) of a process unit so that an uncontaminated sample may then be taken for testing or

means a vat, vessel, or other device in which chemical reactions take place. "Reactor"

"Reasonably Available Control Technology (RACT)" means the lowest emission limitation that an emission source is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility.

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"Refiner" means any person who owns, leases, operates, controls, or supervises a refinery.

"Refinery fuel gas" means any gas which is generated by a petroleum refinery process unit and which is combusted at the refinery, including any gaseous mixture of natural gas and fuel

"Refinery unit, process unit or unit" means a set of components which are a part of a basic process operation such as distillation, hydrotreating, cracking, or reforming of

coolant supplied to the condenser has been cooled by a mechanical device, other than by a cooling tower or evaporative spray 'Refrigerated condenser" means a surface condenser in which the cooling, such as refrigeration unit or steam chiller unit. "Reid vapor pressure" means the standardized measure of the vapor pressure of a liquid in pounds per square inch absolute (psia) at 100°F (37.8°C). bressure of

"Repair coatings" means coatings used to correct imperfections or damage to furniture surface. "Repaired" means, for the purpose of Subpart Q of this Part, equipment component has been adjusted, or otherwise altered, eliminate a leak.

"Residual fuel oil" means fuel oils of grade No. 4, 5 and 6 as specified in detailed requirements for fuel oils A.S.T.M. D-396-69

"Retail outlet" means any gasoline dispensing facility at which gasoline is sold or offered for sale for use in motor vehicles.

entire "Roll coater" means an apparatus in which a uniform layer of coating is applied by means of one or more rolls across the width of a moving substrate.

"Roll printer" means an apparatus used in the application of words, designs, and pictures to a substrate, usually by means one or more rolls each with only partial coverage.

pictures to a substrate usually by means of a series of hard rubber or metal rolls each with only partial coverage. "Roll printing" means the application of words, designs,

"Roller coating" means a method of applying a coating to a sheet or strip in which the coating is transferred by a roller or series

an annual limit rolled on a monthly basis; that is, a monthly production or capacity level must be determined for each parameter subject to a production or capacity limitation and added to the eleven prior monthly levels for monthly comparison with the annual 'Rolling limit" means that a limit or limitation must not exceed limit.

"Rotogravure printing" means the application of words, designs, and pictures to a substrate by means of a roll printing technique in which the pattern to be applied is recessed relative to the non-image area "Rotogravure printing line" means a printing line in which each roll printer uses a roll with recessed areas for applying an image to a substrate.

which is designed to open in order to relieve excessive pressures within a vessel or pipe. "Safety relief valve" means a valve which is normally closed and

'Sanding sealers" means any coatings formulated for and applied bare wood for sanding and to seal the wood for subsequent application of varnish. To be considered a sanding sealer a coating must be clearly labelled as such. "Sealer" means a coating containing binders which seals wood prior to the application of the subsequent coatings.

"Sensor" means a device that measures a physical quantity or the change in a physical quantity such as temperature, pressure, flow rate, pH, or liquid level.

transparent pigments which are formulated to enhance wood grain and change the color of the surface but not to conceal the surface, including, but not limited to, sap stain, toner, nongrain raising stains, pad stain, or spatter stain. 'Semi-transparent stains" means stains containing dyes or semi-

valves designed to open in order to relieve excessive pressures in "Set of safety relief valves" means one or more safety relief the same vessel or pipe.

"Sheet basecoat" means a coating applied to metal when the metal is in sheet form to serve as either the exterior or interior of can for either two-piece or three-piece cans.

"Side-seam spray coat" means a coating applied to the seam three-piece can.

"Single coat" means one coating application applied to a metal

"Solvent" means a liguid substance that is used to dissolve or dilute another substance.

"Solvent cleaning" means the process of cleaning soils from surfaces by cold cleaning, open top vapor degreasing, or conveyorized degreasing. "Specified air contaminant" means any air contaminant as to which this Part contains emission standards or other specific

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"Splash loading" means a method of loading a tank, railroad tank car, tank truck, or trailer by use of other than a submerged loading pipe.

"Stack" means a flue or conduit, free-standing or with exhaust port above the roof of the building on which it is mounted, by which air contaminants are emitted into the atmosphere. "Standard conditions" means a temperature of 70°F and a pressure of 14.7 psia. "Standard cubic foot (scf)" means the volume of one cubic foot of gas at standard conditions.

Industrial Classification Manual (1987), Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402 (incorporated by reference in Section 218.112). 'Standard Industrial Classification Manual" means the Standard

'Start-up" means the setting in operation of an emission source for any purpose.

'Stationary emission source" and "Stationary source" mean an emission source which is not self-propelled. Storage tank or storage vessel" means any stationary tank, reservoir or container used for the storage of VOL.

volatile components from polystyrene in a vacuum devolatilizer. 'Styrene devolatilizer unit" means equipment performing the function of separating unreacted styrene monomer and other

"Styrene recovery unit" means equipment performing the function of separating styrene monomer from other less volatile components of monomer may be reused as a raw material in the polystyrene plant. The separated styrene the styrene devolatilizer unit's output.

"Submerged loading pipe" means any discharge pipe or nozzle which meets either of the following conditions: Where the tank is filled from the top, the end of the discharge pipe or nozzle must be totally submerged when the liquid level is 15 cm (6 in) above the bottom of the tank.

Where the tank is filled from the side, the discharge pipe or nozzle must be totally submerged when the liquid level is or nozzle must be totally submerged when the 46 cm (18 in) above the bottom of the tank.

'Substrate" means the surface onto which a coating is applied or into which a coating is impregnated. "Surface condenser" means a device which removes a substance from a gas stream by reducing the temperature of the stream, without direct contact between the coolant and the stream. "Synthetic organic chemical or polymer manufacturing plant" means a plant that produces, as intermediates or final products, one or

"Tablet coating operation" means a pharmaceutical coating operation in which tablets are coated.

"Thirty-day rolling average" means any value arithmetically averaged over any consecutive thirty days.

"Three-piece can" means a can which is made from a rectangular sheet and two circular ends.

sheet and two diffurat ends: "Topcoat" means a coating applied in a multiple coat operation other than prime coat, final repair coat, or prime surfacer coat. "Topcoat operation" means all topcoat spray booths, flash-off areas, and bake ovens at a facility which are used to apply, dry, or cure the final coatings (except final off-line repair) on components of automobile or light-duty truck bodies.

"Transfer efficiency" means the ratio of the amount of coating solids deposited onto a part or product to the total amount of coating solids used.

"Tread end cementing" means the application of a solvent-based cement to the tire tread ends.

"True vapor pressure" means the equilibrium partial pressure exerted by a volatile organic liquid as determined in accordance with methods described in American Petroleum Institute Bulletin 2517, "Evaporation Loss From Floating Roof Tanks," second edition, Pebruary 1980 (incorporated by reference in Section 218.112).

"Turnaround" means the procedure of shutting down an operating refinery unit, emptying gaseous and liquid contents to do inspection, maintenance and repair work, and putting the unit back

"Two-piece can" means a can which is drawn from a shallow cup and requires only one end to be attached.

"Undercoaters" means any coatings formulated for and applied to substrates to provide a smooth surface for subsequent coats.

"Undertread cementing" means the application of a solvent-based cement to the underside of a tire tread.

"Unregulated safety relief valve" means a safety relief valve which cannot be actuated by a means other than high pressure in the pipe or vessel which it protects.

"Vacuum producing system" means any reciprocating, rotary, or centrifugal blower or compressor or any jet ejector or device that creates suction from a pressure below atmospheric and discharges against a greater pressure.

"Valves not externally regulated" means valves that have no external controls, such as in-line check valves.

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"Vapor balance system" means any combination of pipes or hoses which creates a closed system between the vapor spaces of an unloading tank and a receiving tank such that vapors displaced from the receiving tank are transferred to the tank being

"Vapor collection system" means all piping, seals, hoses, connections, pressure-vacuum vents, and other possible sources between the gasoline delivery vessel and the vapor processing unit and/or the storage tanks and vapor holder.

"Vapor control system" means any system that limits or prevents release to the atmosphere of organic material in the vapors displaced from a tank during the transfer of gasoline.

"Vapor-mounted primary seal" means a primary seal mounted with an air space bounded by the bottom of the primary seal, the tank wall, the liquid surface and the floating roof.

"Vapor recovery system" means a vapor gathering system capable of collecting all VOM vapors and gases discharged from the storage tank and a vapor disposal system capable of processing such VOM vapors and gases so as to prevent their emission to the atmosphere.

"Vehicle" means a device by which any person or property may be propelled, moved, or drawn upon a highway, excepting a device moved exclusively by human power or used exclusively upon stationary rails or tracks.

"Vinyl coating" means any topcoat or printing ink applied to vinyl coated fabric or vinyl sheets. Vinyl coating does not include plastisols.

"Vinyl coating facility" means a facility that includes one or more vinyl coating line(s).

"Vinyl coating line" means a coating line in which any protective, decorative or functional coating is applied onto vinyl coated fabric or vinyl sheets.

"Volatile organic liquid (VOL)" means any substance which is liquid at storage conditions and which contains volatile organic compounds.

"Volatile organic material (VOM) or volatile organic compound (VOC)" means any enganie engennd which participates in demopheric photochemical reactions. This includes any organic compound other than the following compounds: methane, ethane, engound other than the following compounds: methane, ethane, ethane, methyl otheroform (1.1,1.1-trichlerochane), CFC-1.13 (trichlorotrifluorocthane), methylene otheride (dichloromethane), CFC-1.2 (dichloromethane), CFC-1.2 (dichloromethane), CFC-1.2 (dichloromethane), CFC-1.15 (dichloromethane), CFC-1.14 (dichloroterialluorocthane), MCFC-1.23 (trifluoromethane), HCFC-1.24 (dichloroterialluorocthane), HCFC-1.24 (dichloroterialluorocthane), HCFC-1.24 (dichlorotethane), HCFC-1.24 (dichlorotethane), HCFC-1.24 (tetrafluorocthane), HC

(chlorodifluorocthane). These compounds have been determined to

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have negligible photochemical reactivity. "volatile organic material", as that term is defined at 35 Ill. Adm. Code 211.122.

In addition, for the 3M Bedford Park facility in Gook county, the following empounds that not be considered as county, the following empounds that not be considered as woldtile organic compounds are the comparing the "less water for the compounds (and are, therefore, to be treated as water for the purpose of emposition) for a period of time not to exceed one year after the date USBTA acto on 3M's petition, pending as of the date of promulgation of this rule for which seeks to have the seeks one pounds also since the sempte compounds. (1) syclic these compounds classified as exempt compounds. (1) syclic branched, or linear, completely fluorinated alkanes. (2) eyelie's branched, or linear, completely fluorinated ethers with no unsaturations, and (4) syclic, branched, or linear, empletely fluorinated ethers with no unsaturations, and (4) sulfur containing perfluorecarbone with no unsaturations and with sulfur bonds only to earbon and thochast.

For purposes of determining compliance with emission limits, voc will be measured by the approved test methods. Where each a method also inadvortently measures compounds with negligible photochemical reactivity, an owner or operator may exclude these negligibly reactive compounds when determining compliance with an emissions etandard.

"Volatile petroleum liguid" means any petroleum liguid with a true vapor pressure that is greater than 1.5 psia (78 millimeters of mercury) at standard conditions.

"Wash coat" means a coating containing binders which seals wood surfaces, prevents undesired staining, and controls penetration.

"Wastewater (oil/water) separator" means any device or piece of equipment which utilizes the difference in density between oil and water to remove oil and associated chemicals from water, or any device, such as a flocculation tank or a clarifier, which removes petroleum derived compounds from wastewater.

"Web" means a substrate which is printed in continuous roll-fed presses.

"Wood furniture" means room furnishings including cabinets (kitchen, bath, and vanity), tables, chairs, beds, sofas, shutters, art objects, wood paneling, wood flooring, and any other coated furnishings made of wood, wood composition, or fabricated wood materials.

"Wood furniture coating facility" means a facility that includes one or more wood furniture coating line(s).

"Wood furniture coating line" means a coating line in which any protective, decorative, or functional coating is applied onto wood furniture.

"Woodworking" means the shaping, sawing, grinding, smoothing, polishing, and making into products of any form or shape of wood.

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(Source: Amended at 16 Ill. Reg. 13564 , effective August 24, 1992 Section 218.113 Monitoring for Negligibly-Reactive Compounds

The requirements of 35 Ill. Adm. Code 215.109, which allows the Agency to require testing and monitoring for negligibly-reactive compound as a precondition to their exemption from the definition of "volatile organic programment," shall apply to owners and operators of sources subject to this parts.

(Source: Added at 16 Ill. Reg. 13564 , effective August 24, 1992

ORGANIC MATERIAL EMISSION STANDARS AND LIMITATIONS FOR THE METRO EAST AREA

Heading of the Part:

Adopted Action:

Code Citation: Section Numbers:

5)

Amendment New Section

35 Ill. Adm. Code 219

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12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 9.1(e) of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, par. 1009.1(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

13) Will these amendments replace emergency amendments currently in effect? No.

Ill. Rev. Stat. 1991, ch. 111%, pars. 1009.1, 1010

14) Are there any other amendments pending on this Part? Yes.

 Section Numbers
 Proposed Action
 Illinois Register Citation

 219.583
 Amendments
 16 Ill. Reg. 4200, March 20, 1992

 219.586
 New Section
 16 Ill. Reg. 4200, March 20, 1992

15) Summary and Purpose of Amendments:

Order adopted July 23, 1992.

No.

amendments contain incorporations by reference?

Does this rulemaking contain an automatic repeal date?

Mugust 24, 1992

Effective Date of Amendments:

5) (2) (8)

Statutory Authority:

4

219.104

and 102

A complete description is contained in the Board's opinion of July 23, 1992 in R91-24, which Opinion is available from the address below. Basically, the overall rulemaking amends Parts 203, 211, 215, 218, and 219 to incorporate the latest version of USEPA's policy of exempting certain compounds from regulation as ozone precursors due to their neglibible photochemical reactivity.

Specifically, the amendments to Part 219 incorporate the exemptions from the definition of volatile organic material inc the body of rules that governs emissions in the metropoliten East St. Louis area. This includes incorporating the requirement that under certain circumstances the Agency can require a source to submit monitoring and testing methods and results for negligibly-reactive compounds otherwise exempted from regulation, in order to quantify volatile organic material emissions.

16) Information and questions regarding these adopted amendments shall be directed to:

Michael J. McCambridge Attorney Illinois Pollution Control Board 100 W. Randolph 11-500 Chicago, IL 60610 312-814-6924 The full text of the adopted amendments begins on the next page:

The Board adds new Section 219.113 to codify a portion of the federal rule that is the basis of this rulemaking that was originally indvertently omitted from Part 219. Rather, the parallel amendments to Part 215 dealt with this federal requirement for monitoring and testing methods and results under certain circumstances. However, Part 215 does not apply in the area in which Part 219 applies. The addition of Section 219.113 takes that monitoring and testing requirement of Part 215, originally intended to have state-wide applicability, and incorporates it into Part 219, so it applies in the metropolitan East St. Louis area.

product manufacturing process" ("pallets" changed to "pellets"), "maximum theoretical emissions" ("of" to "or"), "roll coater" ((punctuation spacing), "rolling limit" (to singular "limitation"), "set of safety relief valves" (to singular "pressure"), and "volatile organic material" (placement of quotation marks in heading).

The Board corrects the headings in the table of contents for Sections 219.101, 219.106, 219.464, 219.480, 219.488, and 219.Appendix A through 219.Appendix D. The Board updates the authority note to reflect the proper authorities. The Board corrects typographical errors in various of the definitions in Section 219.104: "miscellaneous fabricated

Differences between proposal and final version:

11)

Section 9.1(e) of the Environmental Protection Act (III. Rev. Stat. 1991, ch. 1113, par. 1009.1(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

Has JCAR issued a Statement of Objections to these rules? No.

10)

Notice of Proposal Published in Illinois Register:

April 24, 1992, 16 Ill. Reg. 6676

Date filed in Board's principal office:

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR
STATIONARY SOURCES

PART 219 ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS FOR THE METRO EAST AREA

SUBPART A: GENERAL PROVISIONS

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219.101	Clean-up and Disposal Operation
219.102	Abbreviations and Conversion Factors
219.103	Applicability
219.104	Definitions
219.105	Test Methods and Procedures
219.106	Compliance Dates
219.107	Afterburners
219.108	Exemptions, Variations, and Alternative Means of Control
	Compliance Determinations
219.109	Vapor Pressure of Volatile Organic Liquids
219.110	Vapor Pressure of Organic Material or Solvent
219.111	Vapor Pressure of Volatile Organic Material
219.112	Incorporations by Reference
219.113	Monitoring for Negligibly-Reactive Compounds

or

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Exempt Emission Sources Subject Emission Sources

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AUTHORITY: Implementing Sections 9.1 and 10 and authorized by Section 28.2 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 1111_{2} , pars. 1009.1, 1010 and 1028.2).

SOURCE: Adopted in R91-8 at 15 Ill. Reg. 12491, effective August 16, 1991, amended in R91-24 at 16 Ill. Reg. 13597 , effective August 24, 1992

SUBPART A: GENERAL PROVISIONS

Section 219.104 Definitions

The following terms are defined for the purpose of this Part.

"Accelacota" means a pharmaceutical coating operation which consists of a horizontally rotating perforated drum in which tablets are placed, a coating is applied by spraying, and the coating is dried by the flow of air across the drum through the perforations.

"Accumulator" means the reservoir of a condensing unit receiving the condensate from a surface condenser. "Acid gases" means for the purposes of Section 9.4 of the Environmental Protection Act (the Act) (III. Rev. Stat. 1989], ch. $111-\frac{1}{2}+\frac{1}{2}$, par. 1009.4), hydrogen chloride, hydrogen fluoride and hydrogen bromide, which exist as gases, liquid mist, or any combination thereof.

"Actual emissions" means the actual quantity of VOM emissions from an emission source during a particular time period.

"Actual heat input" means the quantity of heat produced by the combustion of fuel using the gross heating value of the fuel.

"Adhesive" means any substance or mixture of substances intended to serve as a joining compound.

"Afterburner" means a control device in which materials in gaseous effluent are combusted.

"Air contaminant" means any solid, liquid, or gaseous matter, any odor, or any form of energy, that is capable of being released into the atmosphere from an emission source.

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"Air dried coatings" means any coatings that dry by use of air or forced air at temperatures up to 363.15 K (194°F).

"Air pollution" means the presence in the atmosphere of one or more air contaminants in sufficient quantities and of such characteristics and duration as to be injurious to human, plant, or animal life, to health, or to property, or to unreasonably interfere with the enjoyment of life or property.

"Air pollution control equipment" means any equipment or facility of a type intended to eliminate, prevent, reduce or control the emission of specified air contaminants to the atmosphere.

"Air suspension coater/dryer" means a pharmaceutical coating operation which consists of vertical chambers in which tablets or particles are placed, and a coating is applied and then dried while the tablets or particles are kept in a fluidized state by the passage of air upward through the chambers.

"Airless spray" means a spray coating method in which the coating is atomized by forcing it through a small opening at high pressure. The coating liquid is not mixed with air before exiting from the nozzle.

"Air-assisted airless spray" means a spray coating method which combines compressed air with hydraulic pressure to atomize the coating material into finer droplets than is achieved with pure airless spray. Lower hydraulic pressure is used than with airless spray.

"Allowable emissions" means the quantity of VOM emissions during a particular time period from a stationary source calculated using the maximum rated capacity of the source (unless restricted by federally enforceable limitations on operating rate, hours of operation, or both) and the most stringent of: the applicable standards in 40 CFR Parts 60 and 61; the applicable implementation plan; or a federally enforceable permit.

"Ambient air quality standards" means those standards designed to protect the public health and welfare codified in 40 CFR Part 50 and promulgated from time to time by the USEPA pursuant to authority contained in Section 108 of the Clean Air Act, 42 U.S.C. 7401 et seq., as amended from time to time.

"Applicator" means a device used in a coating line to apply

"As applied" means the exact formulation of a coating during application on or impregnation into a substrate.

"Architectural coating" means any coating used for residential or commercial buildings or their appurtenances, or for industrial buildings, which is site applied.

"Asphalt" means the dark-brown to black cementitious material (solid, semisolid, or liquid in consistency) of which the main constituents are bitumens which occur naturally or as a residue of petroleum refining.

applied sphalt prime coat" means a low-viscosity liquid asphalt app an absorbent surface as the first of more than one asphalt coat" means a Asphalt

Automobile" means a motor vehicle capable of carrying no more than 12 passengers. "Automobile or light-duty truck assembly plant" means a facility where parts are assembled or finished for eventual inclusion into a finished automobile or light-duty truck ready for sale to vehicle dealers, but not including customizers, body shops, and

'Automobile or light-duty truck refinishing" means the repainting of used automobiles and light-duty trucks.

an "Baked coatings" means any coating which is cured or dried oven where the oven air temperature exceeds $90\,^\circ\text{C}$ (194°F).

'Batch loading" means the process of loading a number of for degreasing. individual parts at the same time "Bead-dipping" means the dipping of an assembled tire bead into a solvent-based cement.

'Binders" means organic materials and resins which do not contain

which are soluble in carbon disulfide, which consist mainly of hydrocarbons, and which are obtained from natural deposits or as residues from the distillation of crude oils or of low grades of Bituminous coatings" means black or brownish coating materials

"British thermal unit" means the quantity of heat required to raise one pound of water from $60\,^{\circ}\mathrm{F}$ to $61\,^{\circ}\mathrm{F}$ (abbreviated btu).

"Brush or wipe coating" means a manual method of applying a coating using a brush, cloth, or similar object. "Bulk gasoline plant" means a gasoline storage and distribution facility with an average throughput of 76,000 1 (20,000 gal) or less on a 30-day rolling average that distributes gasoline to gasoline dispensing facilities. "Bulk gasoline terminal" means any gasoline storage and distribution facility that receives gasoline by pipeline, ship barge, and distributes gasoline to bulk gasoline plants or gasoline dispensing facilities.

"Can" means any metal container, with or without a top, cover, spout or handles, into which solid or liquid materials are

"Can coating" means any coating applied on a single walled container that is manufactured from metal sheets thinner than gauge (0.0141 in).

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'Can coating facility" means a facility that includes one or more can coating line(s).

decorative, or functional coating is applied onto the surface of cans or components.

function both of the capture efficiency and of the control device. "Capture" means the containment or recovery of emissions from a process for direction into a duct which may be exhausted through stack or vent to a control device. The overall abatement of emissions from a process with an add-on control device is a

'Capture device" means a hood, enclosed room floor sweep or other means of collecting solvent or other pollutants into a duct. The pollutant can then be directed to a pollution control device such as an afterburner or carbon adsorber. Sometimes the term is used loosely to include the control device.

ď "Capture efficiency" means the fraction of all VOM generated by process that are directed to an abatement or recovery device.

"Capture system" means all equipment (including, but not limited to, hoods, ducts, fans, ovens, dryers, etc.) used to contain, collect and transport an air pollutant to a control device.

"Clean Air Act" means the Clean Air Act of 1963, as amended, including the Clean Air Act Amendments of 1977 (42 U.S.C. 7401 esq.), and the Clean Air Act Amendments of 1990 (P.L. 101-549).

"Clear coating" means coatings that lack color and opacity or are transparent using the undercoat as a reflectant base or undertone

ø but not opaque pigments, and is specifically formulated to form transparent or translucent solid protective film. "Clear topcoat" means the final coating which contains binders,

atmosphere and that is composed of piping, connections, and, if necessary, flow inducing devices that transport liquid or vapor from a piece or pieces of equipment to a control device, or return the liquid or vapor to the process line. "Closed purge system" means a system that is not open to the

atmosphere and is composed of piping, connections, and, if necessary, flow inducing devices that transport gas or vapor from an emission source to a control device. 'Closed vent system" means a system that is not open to the

"Coating" means a material applied onto or impregnated into a substrate for protective, decorative, or functional purposes. Such materials include, but are not limited to, paints, varnishes, sealers, adhesives, thinners, diluents, and inks.

Coating applicator" means equipment used to apply a coating

or of a series of one "Coating line" means an operation consisting of a series of more coating applicators and any associated flash-off areas,

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"Conveyorized degreasing" means the continuous process of cleaning and removing soils from surfaces utilizing either cold or vaporized solvents.

"Crude oil" means a naturally occurring mixture which consists of hydrocarbons and sulfur, nitrogen, or oxygen derivatives of hydrocarbons and which is a liquid at standard conditions.

condensate after custody transfer between a production facility 'Crude oil gathering" means the transportation of crude oil or and a reception point.

condensate after processing and/or treating in the producing operations, from storage tanks or automatic transfer facilities to "Custody transfer" means the transfer of produced petroleum and/or pipelines or any other forms of transportation.

blending with petroleum solvents other than residual fuel oil and "Cutback asphalt" means any asphalt which has been liquified by has not been emulsified with water. "Daily-weighted average VOM content" means the average VOM content of two or more coatings as applied on a coating line during any day, taking into account the fraction of total coating volume that each coating represents, as calculated with the following equation:

 $\begin{array}{cc}
n \\
[\Sigma & V_i C_i]/V_T \\
i=1
\end{array}$

where:

coatings as applied each day on a coating line in units of kg VOM/1 (lbs VOM/gal) of which are specifically exempted from the The average VOM content of two or more coating (minus water and any compounds definition of VOM), VOM

The number of different coatings as applied each day on a coating line,

and any compounds which are specifically exempted from the definition of VOM) as The volume of each coating (minus water applied each day on a coating line in units of 1 (gal). The VOM content of each coating as applied each day on a coating line in units of kg VOM/1 (lbs VOM/gal) of coating (minus water and any compounds which are

dried, or cured. (It is not necessary for an operation to have an oven, or flash-off area, or drying area to be included in this drying areas, and ovens wherein a surface coating is applied, definition.)

'Coating plant" means any plant that contains one or more coating ine(s)

'Coil" means any flat metal sheet or strip that is rolled or wound concentric rings.

"Coil coating" means any coating applied on any flat metal sheet or strip that comes in rolls or coils.

'Coil coating facility" means a facility that includes one or more coil coating line(s).

"Coil coating line" means a coating line in which any protective, decorative or functional coating is applied onto the surface of flat metal sheets, strips, rolls, or coils for industrial or commercial use.

from surfaces by spraying, brushing, flushing, or immersion while maintaining the organic solvent below its boiling point. Wipe "Cold cleaning" means the process of cleaning and removing soils cleaning is not included in this definition.

contained in a fuel or gas stream is converted to carbon dioxide. "Complete combustion" means a process in which all carbon

polymer manufacturing equipment, and petroleum refining and related industries, any piece of equipment which has the potential to leak VOM including, but not limited to, pump seals, compressor seals, seal oil degassing vents, pipeline valves, pressure relief devices, process drains, and open ended pipes. This definition excludes valves which are not externally regulated, flanges, and equipment in heavy liquid service. For purposes of Subpart Q of this Part, this definition also excludes bleed ports of gear pumps "Component" means, with respect to synthetic organic chemical and in polymer service.

"Concrete curing compounds" means any coating applied to freshly poured concrete to retard the evaporation of water.

temperature or pressure and remains liquid at standard conditions. "Condensate" means volatile organic liquid separated from its associated gases, which condenses due to changes in the

"Continuous process" means, with respect to polystyrene resin, a method of manufacture in which the styrene raw material is delivered on a continuous basis to the reactor in which the styrene is polymerized to polystyrene. adsorber) used to remove or prevent the emission of air pollutants from a contaminated exhaust stream.

'Control device" means equipment (such as an afterburner or

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specifically exempted from the definition of VOM), and

specifically exempted from the definition of VOM) as applied each day on a coating The total volume of all coatings (minus water and any compounds which are line in units of 1 (gal). 11

AM 'Day" means the consecutive 24 hours beginning at 12:00 (midnight) local time.

means any equipment or system used in solvent "Degreaser"

"Delivery vessel" means any tank truck or trailer equipped with storage tank that is used for the transport of gasoline to a stationary storage tank at a gasoline dispensing facility, bulk gasoline plant, or bulk gasoline terminal.

đ

'Dip coating" means a method of applying coatings in which the is submerged in a tank filled with the coating.

"Distillate fuel oil" means fuel oils of grade No. 1 or 2 as specified in detailed requirements for fuel oil $\mbox{ASTM}\ \mbox{D-}369-69$

"Dry cleaning facility" means a facility engaged in the cleaning of fabrics using an essentially nonaqueous solvent by means of one or more solvent washes, extraction of excess solvent by spinning and drying by tumbling in an airstream. The facility includes, and drying by tumbling in an airstream. The facility includes, but is not limited to, washers, dryers, filter and purification systems, waste disposal systems, holding tanks, pumps and attendant piping and valves.

"Effluent water separator" means any tank, box, sump or other apparatus in which any organic material floating on or entrained or contained in water entering such tank, box, sump or other apparatus is physically separated and removed from such water prior to outfall, drainage or recovery of such water.

"Blectrostatic bell or disc spray" means an electrostatic spray coating method in which a rapidly-spinning bell or disc-shaped applicator is used to create a fine mist and apply the coating with high transfer efficiency, "Electrostatic spray" means a spray coating method in which opposite electrical charges are applied to the substrate and the The coating is attracted to the object due to the electrostatic potential between them. coating.

rate" means total guantity of any air contai into the atmosphere in any one-hour period. 'Emission discharge "Emission source" and "source" mean any facility from which VOM is emitted or capable of being emitted into the atmosphere.

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of "Enamel" means a coating that cures by chemical cross-linking its base resin. Enamels can be distinguished from lacquers because enamels are not readily resoluble in their original

'Enclose" means to cover any VOL surface that is exposed to the atmosphere. "End sealing compound coat" means a compound applied to can ends which functions as a gasket when the end is assembled onto the

"Excess air" means air supplied in addition to the theoretical quantity necessary for complete combustion of all fuel and/or combustible waste material. "Excessive release" means a discharge of more than 295 g (0.65 lbs) of mercaptans and/or hydrogen sulfide into the atmosphere any 5-minute period. "Exterior base coat" means a coating applied to the exterior of can body, or flat sheet to provide protection to the metal or to provide background for any lithographic or printing operation.

"Exterior end coat" means a coating applied to the exterior end of a can to provide protection to the metal.

"External-floating roof" means a cover over an open top storage tank consisting of a double deck or portcon single deck which rests upon and is supported by the volatile organic liquid being contained and is equipped with a closure seal or seals to close the space between the roof edge and tank shell.

οĘ the following: ambient weather conditions; temperatures consistently above 95°C (203°F); detergents; abrasive and scouring "Extreme environmental conditions" means exposure to any or all agents; solvents; or corrosive atmospheres.

"Extreme performance coating" means any coating which during intended use is exposed to extreme environmental conditions. "Fabric coating" means any coating applied on textile fabric. Fabric coating includes the application of coatings by impregnation.

or "Fabric coating facility" means a facility that includes one more fabric coating lines.

"Fabric coating line" means a coating line in which any protective, decorative, or functional coating or reinforcing material is applied on or impregnated into a textile fabric.

are enforceable by the Administrator including those requirements developed pursuant to 40 CFR Parts 60 and 61; requirements within any applicable implementation plan, and any permit requirements established pursuant to 40 CFR 52.21 or under regulations approved pursuant to 40 CFR Part 51 Subpart I and 40 CFR 51.166. "Federally enforceable" means all limitations and conditions which

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"Final repair coat" means the repainting of any topcoat which is damaged during vehicle assembly.

"Firebox" means the chamber or compartment of a boiler or furnace in which materials are burned, but not the combustion chamber or afterburner of an incinerator.

"Fixed-roof tank" means a cylindrical shell with a permanently affixed roof.

"Flexographic printing" means the application of words, designs, and pictures to a substrate by means of a roll printing technique in which the pattern to a splied is raised above the printing roll and the image carrier is made of elastomeric materials.

"Flexographic printing line" means a printing line in which each roll printer uses a roll with raised areas for applying an image such as words, designs, or pictures to a substrate. The image carrier on the roll is made of rubber or other elastomeric material.

"Floating roof" means a roof on a stationary tank, reservoir, on other container which moves vertically upon change in volume of the stored material. "Fountain solution" means the solution which is applied to the image plate to maintain hydrophilic properties of the non-image areas.

"Freeboard height" means for open top vapor degreasers, the distance from the top of the vapor zone to the top of the degreaser tank. For cold cleaning degreasers, the distance from the solvent to the top of the degreaser tank.

"Fuel combustion emission source" means any furnace, boiler, or similar equipment used for the primary purpose of producing heat or power by indirect heat transfer.

"Fuel gas system" means a system for collection of refinery fuel gas including, but not limited to, piping for collecting tail gas from various process units, mixing drums and controls, and distribution piping.

"Gas service" means that the component contains process fluid that is in the gaseous state at operating conditions.

"Gas/gas method" means either of two methods for determining capture which rely only on gas phase measurements. The first method requires construction of a temporary total enclosure (TTE) to ensure that all would-be fugitive emissions are measured. The second method uses the building or room which houses the facility as an enclosure. The second method requires that all other VOM sources within the room be shut down while the test is performed, but all fans and blowers within the room must be operated according to normal procedures.

"Gasoline" means any petroleum distillate or petroleum distillate/alcohol blend having a Reid vapor pressure of 27.6 kPa

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or greater which is used as a fuel for internal combustion

"Gasoline dispensing facility" means any site where gasoline is transferred from a stationary storage tank to a motor vehicle gasoline tank used to provide fuel to the engine of that motor vehicle.

"Green tire spraying" means the spraying of green tires, both inside and outside, with release compounds which help remove air from the tire during molding and prevent the tire from sticking to the mold after curing.

"Green tires" means assembled tires before molding and curing have occurred.

"Gross vehicle weight" means the manufacturer's gross weight rating for the individual vehicle.

"Gross vehicle weight rating" means the value specified by the manufacturer as the maximum design loaded weight of a single vehicle.

"Heated airless spray" means an airless spray coating method in which the coating is heated just prior to application.

"Heatset" means a class of web-offset lithography which requires a heated dryer to solidify the printing inks.

"Heatset-web-offset lithographic printing line" means a lithographic printing line in which a blanket cylinder is used to transfer ink from a plate cylinder to a substrate continuously fed from a roll or an extension process and an oven is used to solidify the printing inks.

"Heavy liquid" means liquid with a true vapor pressure of less than 0.3 kPa (0.04 psi) at 294.3°K (70°F) established in a standard reference text or as determined by ASTM method D2879-86 (incorporated by reference in Section 219.112); or which has 0.1 Reid Vapor Pressure as determined by ASTM method D323-82 (incorporated by reference in Section 219.112); or which when distilled requires a temperature of 421.95°K (300°F) or greater to recover 10 percent of the liquid as determined by ASTM method D86-82 (incorporated by reference in Section 219.112).

"Heavy off-highway vehicle products" means, for the purpose of Subpart F of this Part, heavy construction, mining, farming, or material handling equipment; heavy industrial engines; dieseleletric locomotives and associated power generation equipment; and the components of such equipment or engines.

"Heavy off-highway vehicle products coating facility" means a facility that includes one or more heavy off-highway vehicle products coating line(s).

"Heavy off-highway vehicle products coating line" means a coating line in which any protective, decorative, or functional coating is applied onto the surface of heavy off-highway vehicle products.

24 "High temperature aluminum coating" means a coating that is certified to withstand a temperature of 537.8°C (1000°F) for "Hood" means a partial enclosure or canopy for capturing and exhausting, by means of a draft, the organic vapors or other rising from a coating process or other source.

"Hood capture efficiency" means the emissions from a process which are captured by the hood and directed into a control device, expressed as a percentage of all emissions.

well" means the reservoir of a condensing unit receiving the condensate from a barometric condenser.

"Hour" means a block period of 60 minutes (e.g., 1:00am to

"In-process tank" means a container used for mixing, blending, heating, reacting, holding, crystallizing, evaporating or cleaning operations in the manufacture of pharmaceuticals.

"In-situ sampling systems" means nonextractive samplers or in-line

"In-vacuum service" means, for the purpose of Subpart Q of this Part, equipment which is operating at an internal pressure that is at least 5 kPa (0.73 psia) below ambient pressure.

"Incinerator" means a combustion apparatus in which refuse burned. "Indirect heat transfer" means transfer of heat in such a way that the source of heat does not come into direct contact with process materials.

or "Ink" means a coating used in printing, impressing, transferring an image onto a substrate. "Interior body spray coat" means a coating applied by spray to the interior of a can body.

"Internal-floating roof" means a cover or roof in a fixed-roof tank which rests upon and is supported by the volatile organic liquid being contained and is equipped with a closure seal or seals to close the space between the roof edge and tank shell. "Lacquers" means any clear wood finishes formulated with nitrocellulose or synthetic resins to dry by evaporation without chemical reaction, including clear lacquer sanding sealers.

dryers, ranges, refrigerators, freezers, water heaters, dishwashers, trash compactors, air conditioners, and other similar "Large appliance" means any residential and commercial washers,

"Large appliance coating" means any coating applied to the component metal parts (including, but not limited to, doors,

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cases, lids, panels, and interior support parts) of residential and commercial washers, dryers, ranges, refrigerators, freezers, water heaters, dish washers, trash compactors, air conditioner-s, and other similar products. appliance coating facility" means a facility that includes more large appliance coating line(s). 'Large

"Large appliance coating line" means a coating line in which a protective, decorative, or functional coating is applied onto surface of large appliances.

"Light liquid" means VOM in the liquid state which is not defined as heavy liquid. "Light-duty truck" means any motor vehicle rated at 3,850 kg gross vehicle weight or less, designed mainly to transport property. "Liquid/gas method" means either of two methods for determining capture which require both gas phase and liquid phase measurements and analysis. The first method requires construction of a TTE. The second method uses the building or room which houses the facility as an enclosure. The second method requires that all other VOM sources within the room be shut down while the test is performed, but all fans and blowers within the room must be operated according to normal procedures.

"Liquid-mounted seal" means a primary seal mounted in continuous contact with the liquid between the tank wall and the floating roof edge around the circumference of the roof.

process fluid that is in a liquid state at operating conditions. "Liquid service" means that the equipment or component contains

"Liquids dripping" means any visible leaking from a seal including spraying, misting, clouding and ice formation.

"Lithographic printing line" means a printing line, except that the substrate is not necessarily fed from an unwinding roll, in which each roll printer uses a roll where both the image and non-image areas are essentially in the same plane (planographic).

"Low solvent coating" means a coating which contains less organic solvent than the conventional coatings used by the industry. Low solvent coatings include water-borne, higher solids, electrodeposition and powder coatings.

"Magnet wire" means aluminum or copper wire formed into an

"Magnet wire coating" means any coating or electrically insulating varnish or enamel applied to magnet wire.

'Magnet wire coating facility" means a facility that includes one or more magnet wire coating line(s).

"Magnet wire coating line" means a coating line in which any protective, decorative, or functional coating is applied onto the pollution control equipment, process equipment, or a process to operate in a normal or usual manner. Failures that are caused entirely or in part by poor maintenance, careless operation, or any other preventable upset condition or preventable equipment 'Malfunction" means any sudden and unavoidable failure of air surface of a magnet wire.

'Manufacturing process" means a method whereby a process emission source or series of process emission sources is used to convert raw materials, feed stocks, subassemblies, or other components into a product, either for sale or for use as a component in a subsequent manufacturing process.

breakdown shall not be considered malfunctions.

other products and by-products in a polystyrene plant, including but not limited to the styrene devolatilizer unit and styrene transport and recover styrene monomer and other impurities from "Material recovery section" means any equipment designed to

capacity includes use of coating(s) or ink(s) with the highest volatile organic material content actually used in practice by the source. Provided, however, the Agency shall, when appropriate, in a federally enforceable operating permit for such source. Such conditions shall not be inconsistent with requirement of the Clean Air Act, as amended, or applicable requirements established by the Board. Such conditions shall be established in place of theoretical emissions" of a source by the imposition of conditions design capacity of maximum production capacity in calculating the hours of operation of any emission source, or a combination of any such limitations. Production or capacity limitations shall be organic material emissions that theoretically could be emitted by a stationary source before add-on controls based on the design capacity or maximum production capacity of the source and 8760 "maximum theoretical emissions" for such source and may include, among other things, the establishment of production limitations, capacity limitations, emission limitations, or limitations on the In such cases, a "rolling limit" shall be employed. established on basis of no longer than one month except in those Any production or capacity limitations shall be verified through "Maximum theoretical emissions" means the quantity of volatile volatile organic material content of coatings or inks, or the and upon request by the permit applicant, limit the "maximum The design capacity or maximum production cases where a limit spanning a longer period of time is hours per year. appropriate.

requirement that limitations be quantifiable and enforceable as practical matter, not "federally enforceable.") (Board Note: The USEPA may deem operating permits which do not requirements of USEPA's underlying regulations, including the conform to the operating permit program requirements and the appropriate recordkeeping.

limited to, tables, chairs, waste baskets, beds, desks, lockers, benches, shelving, file cabinets, lamps, and room dividers.

"Metal furniture" means a furniture piece including, but not

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to any furniture piece made of metal or any metal part which is or will be assembled with other metal, wood, fabric, plastic or glass parts to form a furniture piece including, but not limited to, tables, chairs, waste baskets, beds, desks, lockers, benches, shelving, file cabinets, lamps, and room dividers. This "Metal furniture coating" means any non-adhesive coating applied definition shall not apply to any coating line coating miscellaneous metal parts or products.

"Metal furniture coating facility" means a facility that includes one or more metal furniture coating line(s).

"Metal furniture coating line" means a coating line in which any protective, decorative, or functional coating is applied onto the surface of metal furniture.

"Metallic shoe-type seal" means a primary or secondary seal constructed of metal sheets (shoes) which are joined together to form a ring, springs, or levers which attach the shoes to the floating roof and hold the shoes against the tank wall, and a coated fabric which is suspended from the shoes to the floating

"Miscellaneous fabricated product manufacturing process" means:

drying and curing of A manufacturing process involving one or more of following applications, including any drying and formulations, and capable of emitting VOM:

Adhesives to fabricate or assemble components or

Asphalt solutions to paper or fiberboard

Asphalt to paper or felt

Coatings or dye to leather

Coatings to plastic

Coatings to rubber or glass

Disinfectant material to manufactured items

Plastic foam scrap or "fluff" from the manufacture of foam containers and packaging material to form resin paellets

Resin solutions to fiber substances

Viscose solutions for food casings

The storage and handling of formulations associated with the process described above, and the use and handling of organic liquids and other substances for clean-up operations associated with the process described in this definition.

"Miscellaneous formulation manufacturing process" means:

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A manufacturing process which compounds one or more of the following and is capable of emitting VOM:

Adhesives

Asphalt solutions

Caulks, sealants, or waterproofing agents

Coatings, other than paint and ink

Concrete curing compounds

Dyes

Friction materials and compounds

Resin solutions

Rubber solutions

Viscose solutions

The storage and handling of formulations associated with the process described above, and the use and handling of organic liquids and other substances for clean-up operations associated with the process described in this definition.

appliances, magnet wire, automobiles, ships, and airplane bodies. "Miscellaneous metal parts or products" means any metal part or metal product, even if attached to or combined with a nonmetal part or product, except cans, coils, metal furniture, large

"Miscellaneous metal parts and products coating" means any coating applied to any metal part or metal product, even if attached to or combined with a nonmetal part or product, except cans, coils, miscellaneous metal parts and products coatings. Also, automobile or light-duty truck refinishing coatings, coatings applied to the exterior of marine vessels, coatings applied to the exterior of airplanes, and the customized topcoating of automobiles and trucks if production is less than 35 vehicles per day are not automobiles and light-duty trucks are not miscellaneous metal parts and products coatings. However, underbody anti-chip (e.g., underbody plastisol) automobile and light-duty truck coatings are Prime coat, metal furniture, large appliances, and magnet wire. Pri prime surfacer coat, topcoat, and final repair coat for miscellaneous metal parts and products coatings.

"Miscellaneous metal parts or products coating facility" means a facility that includes one or more miscellaneous metal parts or products coating lines.

"Miscellaneous metal parts or products coating line" means a coating line in which any protective, decorative, or functional coating is applied onto the surface of miscellaneous metal parts products.

"Miscellaneous organic chemical manufacturing process" means:

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or A manufacturing process which produces, by chemical reaction, one or more of the following organic compounds mixtures of organic compounds and which is capable of emitting VOM:

Chemicals listed in Appendix A of this Part

Chlorinated and sulfonated compounds

Cosmetic, detergent, soap, or surfactant intermediaries or specialties and products Cosmetic, detergent,

Disinfectants

Food additives

Oil and petroleum product additives

Plasticizers

Resins or polymers

Rubber additives

Sweeteners

Varnishes

The storage and handling of formulations associated with the process described above and the use and handling of organic liquids and other substances for clean-up operations associated with the process described in this definition.

"Monitor" means to measure and record.

"Multiple package coating" means a coating made from more than one different ingredient which must be mixed prior to using and has a limited pot life due to the chemical reaction which occurs upon

discharge of volatile organic material into the atmosphere as indicated by an instrument reading of less than 500 ppm above indicated by an instrument reading of less than 500 ppm above background as determined in accordance with 40 CFR 60.485(c). "No detectable volatile organic material emissions" means a

"Offset" means, with respect to printing and publishing operations, use of a blanket cylinder to transfer ink from the plate cylinder to the surface to be printed.

'Opaque stains" means all stains that are not semi-transparent stains. "Open top vapor degreasing" means the batch process of cleaning and removing soils from surfaces by condensing hot solvent vapor on the colder metal parts.

"Open-ended valve" means any valve, except pressure relief devices, having one side of the valve in contact with process

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and one side open to the atmosphere, either directly or through open piping.

18 "Operator of gasoline dispensing facility" means any person who the lessee of or operates, controls or supervises a gasoline dispensing facility.

carbon, excluding carbon "Organic compound" means any compound of carbon, excluding can monoxide, carbon dioxide, carbonic acid, metallic carbides or carbonates, and ammonium carbonate. "Organic material" means any chemical compound of carbon including diluents and thinners which are liquids at standard conditions and which are used as dissolvers, viscosity reducers, or cleaning carbonic acid, metallic carbonic acid, metallic carbide, metallic agents, but excluding methane, carbon monoxide, carbon dioxide, carbonates, and ammonium carbonate.

OL 'Organic vapor" means the gaseous phase of an organic material a mixture of organic materials present in the atmosphere.

"Oven" means a chamber within which heat is used for one or more the following purposes: dry, bake, cure, or polymerize coating or ink. "Overall control" means the product of the capture efficiency and the control device efficiency.

"Overvarnish" means a transparent coating applied directly over ink or coating. "Owner of gasoline dispensing facility" means any person who has legal or equitable title to a stationary storage tank at a

"Owner or operator" means any person who owns, operates, leases, gasoline dispensing facility.

controls, or supervises an emission source or air pollution control equipment.

"Packaging rotogravure printing line" means a rotogravure printing line in which surface coatings are applied to paper, paperboard, foil, film, or other substrates which are to be used to produce containers, packaging products, or labels for articles. "Packaging rotogravure printing" means rotogravure printing upon substrates, which are, in subsequent operations, formed into paper, paper board, metal foil, plastic film, and other packaging products or labels for articles to be sold.

compounds enamels, lacquers, sealers, shellacs, stains, varnishes, 'Paint manufacturing plant" means a plant that mixes, blends, or pigmented surface coatings.

'Paper coating" means any coating applied on paper, plastic film, office copier paper, drafting paper, or pressure sensitive tapes. or metallic foil to make certain products, including (but not limited to) adhesive tapes and labels, book covers, post cards,

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Paper coating includes the application of coatings by impregnation

"Paper coating facility" means a facility that includes one or more paper coating lines.

decorative, or functional coating is applied on, saturated into, or impregnated into paper, plastic film, or metallic foil to make certain products, including (but not limited to) adhesive tapes and labels, book covers, post cards, office copier paper, drafting 'Paper coating line" means a coating line in which any protective, paper, and pressure sensitive tapes.

expresses the volumetric concentration of gaseous air contaminant in a million unit volume of gas. 'Parts per million (volume)" means a volume/volume ratio which

"Person" means any individual, corporation, partnership, association, State, municipality, political subdivision of a State; any agency, department, or instrumentality of the United States; and any officer, agent, or employee thereof.

"Petroleum" means the crude oil removed from the earth and the oils derived from tar sands, shale, and coal.

intermediate product manufactured at a petroleum refinery, but not including Number 2 through Number 6 fuel oils as specified in ASTM D-396-69, gas turbine fuel oils Numbers 2-GT through 4-GT as specified in ASTM D-2880-71 or diesel fuel oils Numbers 2-D and 4-"Petroleum liquid" means crude oil, condensate or any finished or D, as specified in ASTM D-975-68.

"Petroleum refinery" means any facility engaged in producing gasoline, kerosene, distillate fuel oils, residual fuel oils, lubricants, or other products through distillation of petroleum, or through redistillation, cracking, or reforming of unfinished petroleum derivatives.

used in the prevention, diagnosis, alleviation, treatment, or cure of disease in human and animal. "Pharmaceutical" means any compound or mixture, other than food,

coating is applied to a pharmaceutical, including air drying or "Pharmaceutical coating operation" means a device in which a curing of the coating.

composed of the chemical compounds classified below or the composition of which exceeds any of the following individual percentage composition limitations. Whenever any photochemically reactive material or any constituent of any organic material may be classified from its chemical structure into more than one of the above groups of organic materials it shall be considered as member of the most read group, that is, the group having the least allowable percent of the total organic materials. "Photochemically reactive material" means any organic material with an aggregate of more than 20 percent of its total volume

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A combination of hydrocarbons, arcording type ethers or ketones having an olefinic or cyclo-olefinic type of unsaturation: 5 percent. This definition does not apply to perchloroethylene or trichloroethylene.

ω aromatic compounds with eight or carbon atoms to the molecule except ethylbenzene: A combination of

A combination of ethylbenzene, ketones having branched 20 percent. hydrocarbon structures or toluene: "Pigmented coatings" means opaque coatings containing binders and colored pigments which are formulated to conceal the wood surface either as an undercoat or topcoat. "Plant" means all of the pollutant-emitting activities which belong to the same industrial grouping, are located on one or more contiguous or adjacent properties, and are under the control of Classification Manual, 1987" (incorporated by reference in Section activities of any marine vessel. Pollutant-emitting activities shall be considered as part of the same industrial grouping if they belong to the same "Major Group" (i.e., which have the same two-digit code) as described in the "Standard Industrial the same person (or persons under common control), except the

'Plasticizers" means a substance added to a polymer composition to soften and add flexibility to the product.

inches, but not including specialty tires for antique or other "Pneumatic rubber tire manufacture" means the production of pneumatic rubber tires with a bead diameter up to but not including 20.0 inches and cross section dimension up to 12.8 vehicles when produced on equipment separate from normal production lines for passenger or truck type tires. "Polystyrene plant" means any plant using styrene to manufacture polystyrene resin. "Polystyrene resin" means substance consisting of styrene polymer and additives which is manufactured at a polystyrene plant. at a polystyrene plant means the emission of materials resulting from pressure being greater than set pressure of the pressure "Pressure release"

'Pressure tank" means a tank in which fluids are stored at pressure greater than atmospheric pressure. 'Prime coat" means the first of two or more coatings applied to

"Prime surfacer coat" means a coating used to touch up areas on the surface of automobile or light-duty truck bodies not adequately covered by the prime coat before application of the top coat. The prime surfacer coat is applied between the prime coat and topcoat. An anti-chip coating applied to main body parts

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(e.g., rocker panels, bottom of doors and fenders, and leading edge of roof) is a prime surfacer coat. "Primers" means any coatings formulated and applied to substrates to provide a firm bond between the substrate and subsequent coats. 20

'Printing" means the application of words, designs, and pictures to a substrate using ink. "Printing line" means an operation consisting of a series of one or more roll printers and any associated roll coaters, drying areas, and ovens wherein one or more coatings are applied, dried,

"Process" means any stationary emission source other than a fuel combustion emission source or an incinerator.

intermediate or final products, one or more of the chemicals listed in 35 Ill. Adm. Code 219.Appendix A. A process unit ca operate independently if supplied with sufficient feed or raw materials and sufficient storage facilities for the product. "Process unit" means components assembled to produce, as

procedure that stops production from a process unit or part of a process unit for less than 24 hours is not a process unit shutdown. The use of spare components and technically feasible bypassing of components without stopping production is not a "Process unit shutdown" means a work practice or operational procedure that stops production from a process unit or part of process unit. An unscheduled work practice or operational process unit shutdown. "Production equipment exhaust system" means a system for collecting and directing into the atmosphere emissions of volatile organic material from reactors, centrifuges, and other process emission sources.

"Publication rotogravure printing line" means a rotogravure printing line in which coatings are applied to paper which is subsequently formed into books, magazines, catalogues, brochures, directories, newspaper supplements, or other types of printed "Purged process fluid" means liquid or vapor from a process unit that confains volatile organic material and that results from flushing or cleaning the sample line(s) of a process unit so that an uncontaminated sample may then be taken for testing or

"Reactor" means a vat, vessel, or other device in which chemical reactions take place. "Reasonably Available Control Technology (RACT)" means the lowest emission limitation that an emission source is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility.

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means any person who owns, leases, operates, controls, or supervises a refinery. "Refiner"

including any gaseous mixture of natural gas and fuel "Refinery fuel gas" means any gas which is generated by a petroleum refinery process unit and which is combusted at the refinery, 'Refinery unit, process unit or unit" means a set of components which are a part of a basic process operation such as distillation, hydrotreating, cracking, or reforming of hydrocarbons

coolant supplied to the condenser has been cooled by a mechanical device, other than by a cooling tower or evaporative spray "Refrigerated condenser" means a surface condenser in which cooling, such as refrigeration unit or steam chiller unit. "Reid vapor pressure" means the standardized measure of the vapor pressure of a liquid in pounds per square inch absolute (psia) at 100°F (37.8°C). "Repair coatings" means coatings used to correct imperfections or damage to furniture surface. "Repaired" means, for the purpose of Subpart Q of this Part, that equipment component has been adjusted, or otherwise altered, eliminate a leak.

"Residual fuel oil" means fuel oils of grade No. 4, 5 and 6 as specified in detailed requirements for fuel oils ASTM D-396-69

"Retail outlet" means any gasoline dispensing facility at which gasoline is sold or offered for sale for use in motor vehicles. "Roll coater" means an apparatus in which a uniform layer of coating is applied by means of one or more rolls across the entire width of a moving substrate-.

words, designs, and pictures to a substrate, usually by means of one or more rolls each with only partial coverage. "Roll printer" means an apparatus used in the application of

"Roll printing" means the application of words, designs, and pictures to a substrate usually by means of a series of hard rubber or metal rolls each with only partial coverage.

strip in which the coating is transferred by a roller or series "Roller coating" means a method of applying a coating to a sheet

an annual limit rolled on a monthly basis; that is, a monthly production or capacity level must be determined for each parameter subject to a production or capacity limitations and added to the eleven prior monthly levels for monthly comparison with the annual "Rolling limit" means that a limit or limitation must not exceed limit.

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"Rotogravure printing" means the application of words, designs, and pictures to a substrate by means of a roll printing technique in which the pattern to be applied is recessed relative to the non-image area. "Rotogravure printing line" means a printing line in which each roll printer uses a roll with recessed areas for applying an image to a substrate.

which is designed to open in order to relieve excessive pressures "Safety relief valve" means a valve which is normally closed and within a vessel or pipe. "Sanding sealers" means any coatings formulated for and applied to bare wood for sanding and to seal the wood for subsequent application of varnish. To be considered a sanding sealer a coating must be clearly labelled as such. "Sealer" means a coating containing binders which seals wood prior to the application of the subsequent coatings.

change in a physical quantity such as temperature, pressure, flow "Sensor" means a device that measures a physical quantity or the rate, pH, or liquid level.

transparent pigments which are formulated to enhance wood grain "Semi-transparent stains" means stains containing dyes or semistain, toner, nonand change the color of the surface but not to conceal the grain raising stains, pad stain, or spatter surface, including, but not limited to, sap

valves designed to open in order to relieve excessive pressuree in "Set of safety relief valves" means one or more safety relief the same vessel or pipe.

ø "Sheet basecoat" means a coating applied to metal when the metal is in sheet form to serve as either the exterior or interior of can for either two-piece or three-piece cans.

"Side-seam spray coat" means a coating applied to the seam of three-piece can.

"Single coat" means one coating application applied to a metal

or 'Solvent" means a liquid substance that is used to dissolve dilute another substance.

"Solvent cleaning" means the process of cleaning soils from surfaces by cold cleaning, open top vapor degreasing, or conveyorized degreasing. "Specified air contaminant" means any air contaminant as to which this Part contains emission standards or other specific limitations.

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"Splash loading" means a method of loading a tank, railroad tank car, tank truck, or trailer by use of other than a submerged

"Stack" means a flue or conduit, free-standing or with exhaust port above the roof of the building on which it is mounted, by which air contaminants are emitted into the atmosphere.

"Standard conditions" means a temperature of 70°F and a pressure of 14.7 psia. "Standard cubic foot (scf)" means the volume of one cubic foot of gas at standard conditions.

Industrial Classification Manual (1987), Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402 (incorporated by reference in Section 219.112). 'Standard Industrial Classification Manual" means the Standard

'Start-up" means the setting in operation of an emission source for any purpose.

"Stationary emission source" and "Stationary source" mean an emission source which is not self-propelled.

"Storage tank or storage vessel" means any stationary tank, reservoir or container used for the storage of VOL.

"Styrene devolatilizer unit" means equipment performing the function of separating unreacted styrene monomer and other

"Styrene recovery unit" means equipment performing the function of separating styrene monomer from other less volatile components of monomer may be reused as a raw material in the polystyrene plant. the styrene devolatilizer unit's output. The separated styrene volatile components from polystyrene in a vacuum devolatilizer.

"Submerged loading pipe" means any discharge pipe or nozzle which meets either of the following conditions: Where the tank is filled from the top, the end of the discharge pipe or nozzle must be totally submerged when the liquid level is 15 cm (6 in) above the bottom of the tank.

Where the tank is filled from the side, the discharge pipe or nozzle must be totally submerged when the liquid level is 46 cm (18 in) above the bottom of the tank.

"Substrate" means the surface onto which a coating is applied or into which a coating is impregnated. "Surface condenser" means a device which removes a substance from a gas stream by reducing the temperature of the stream, without direct contact between the coolant and the stream. organic chemical or polymer manufacturing plant" means at produces, as intermediates or final products, one or plant that "Synthetic

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chemicals or polymers listed in 35 Ill. Adm. Code 219 more of

"Tablet coating operation" means a pharmaceutical coating operation in which tablets are coated. "Thirty-day rolling average" means any value arithmetically averaged over any consecutive thirty days. "Three-piece can" means a can which is made from a rectangular sheet and two circular ends.

other than prime coat, final repair coat, or prime surfacer coat. "Topcoat" means a coating applied in a multiple coat operation

"Topcoat operation" means all topcoat spray booths, flash-off areas, and bake ovens at a facility which are used to apply, dry, or cure the final coatings (except final off-line repair) on components of automobile or light-duty truck bodies.

"Transfer efficiency" means the ratio of the amount of coating solids deposited onto a part or product to the total amount of coating solids used. "Tread end cementing" means the application of a solvent-based cement to the tire tread ends.

exerted by a volatile organic liquid as determined in accordance with methods described in American Petroleum Institute Bulletin 2517, "Evaporation Loss From Floating Roof Tanks," second edition, February 1980 (incorporated by reference in Section 219.112). "True vapor pressure" means the equilibrium partial pressure

"Turnaround" means the procedure of shutting down an operating refinery unit, emptying gaseous and liquid contents to do inspection, maintenance and repair work, and putting the unit back into production.

"Two-piece can" means a can which is drawn from a shallow cup and requires only one end to be attached.

"Undercoaters" means any coatings formulated for and applied substrates to provide a smooth surface for subsequent coats. "Undertread cementing" means the application of a solvent-based cement to the underside of a tire tread. "Unregulated safety relief valve" means a safety relief valve which cannot be actuated by a means other than high pressure in the pipe or vessel which it protects.

centrifugal blower or compressor or any jet ejector or device that creates suction from a pressure below atmospheric and discharges against a greater pressure. "Vacuum producing system" means any reciprocating, rotary, or

"Valves not externally regulated" means valves that have no external controls, such as in-line check valves.

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which creates a closed system between the vapor spaces of an unloading tank and a receiving tank such that vapors displaced Vapor balance system" means any combination of pipes or hoses from the receiving tank are transferred to the tank being "Vapor collection system" means all piping, seals, hoses, connections, pressure-vacuum vents, and other possible sources between the gasoline delivery vessel and the vapor processing unit and/or the storage tanks and vapor holder.

"Vapor control system" means any system that limits or prevents release to the atmosphere of organic material in the vapors displaced from a tank during the transfer of gasoline. "Vapor-mounted primary seal" means a primary seal mounted with an space bounded by the bottom of the primary seal, the tank 1, the liquid surface and the floating roof.

"Vapor recovery system" means a vapor gathering system capable collecting all VOM vapors and gases discharged from the storage tank and a vapor disposal system capable of processing such VOM vapors and gases so as to prevent their emission to the atmosphere.

"Vehicle" means a device by which any person or property may be propelled, moved, or drawn upon a highway, excepting a device moved exclusively by human power or used exclusively upon stationary rails or tracks. "Vinyl coating" means any topcoat or printing ink applied to vinyl coated fabric or vinyl sheets. Vinyl coating does not include plastisols.

"Vinyl coating facility" means a facility that includes one or more vinyl coating line(s). ; line" means a coating line in which any protective, functional coating is applied onto vinyl coated "Vinyl coating line" means a fabric or vinyl sheets. decorative or

liquid at storage conditions and which contains volatile organic means any substance which is "Volatile organic liquid (VOL)" compounds.

GFG-11 (trichlorofluoromethane), GFG-12 (dichlorodifluoromethane), GFC-22 (chlorodifluoromethane), FC-23 (trifluoromethane), GFG-114 methyl ohloroform (1,1,1-trichlorocthane), GFG-113 (trichlorotrifluorocthane), methylene chloride (dichloromethane), HCFC-123 (dichlorotrifluorocthane), HFC-134a (tetrafluorocthane), (chlorodifluoroethane), These compounds have been determined to "Volatile organic material" (VOM) or "volatile organic compound" (VOC) " means any organic compound which participates in atmospheric photochemical reactions. This includes any organic (dichlorotetrafluoroethane), CFC-115 (chloropentafluoroethane), methane, ethane, HCFC-141b (dichlorofluorocthane) and HCFC-142b compound other than the following compounds:

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have negligible photochemical reactivity. volatile organic material", as that term is defined at 35 Ill. Adm. Code 211.122.

For purposes of determining compliance with emission limits, negligible photochemical reactivity, an owner or operator such a method also inadvertently measures compounds with may exclude these negligibly reactive compounds when measured by the approved test methods. determining compliance with an emissions standard. "Volatile petroleum liquid" means any petroleum liquid with a true vapor pressure that is greater than 1.5 psia (78 millimeters of mercury) at standard conditions.

"Wash coat" means a coating containing binders which seals wood surfaces, prevents undesired staining, and controls penetration.

equipment which utilizes the difference in density between oil and water to remove oil and associated chemicals from water, or any device, such as a flocculation tank or a clarifier, which removes "Wastewater (oil/water) separator" means any device or piece of petroleum derived compounds from wastewater.

"Web" means a substrate which is printed in continuous roll-fed bresses.

(kitchen, bath, and vanity), tables, chairs, beds, sofas, shutters, art objects, wood paneling, wood flooring, and any other coated furnishings made of wood, wood composition, or fabricated "Wood furniture" means room furnishings including cabinets wood materials.

"Wood furniture coating facility" means a facility that includes one or more wood furniture coating line(s).

"Wood furniture coating line" means a coating line in which any protective, decorative, or functional coating is applied onto wood

polishing, and making into products of any form or shape of wood. "Woodworking" means the shaping, sawing, grinding, smoothing,

, effective August 24, 1992 Amended at 16 Ill. Reg. 13597 (Source:

Section 219.113 Monitoring for Negligibly-Reactive Compounds

The requirements of 35 Ill. Adm. Code 215.109, which allows the Agency to require testing and monitoring for negligibly-reactive compound as a precondition to their exemption from the definition of "volatile organic compound", shall apply to owners and operators of sources subject to this

, effective August 24, 1992 (Source: Added at 16 Ill. Reg. 13597

NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: AID TO FAMILIES WITH DEPENDENT CHILDREN
- 89 Ill. Adm. Code 112 2) Code Citation:
- Emergency Action: 3) Section Number:
- 112.9

Amendment

- Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1 et seq. and 12-13) 4)
- 5) Effective Date of Amendments: September 1, 1992
- 6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable
- September 1, 1992 Date Filed in Agency's Principal Office: 7
- reinstatement of benefits when assistance was reduced or terminated due to a client's failure to cooperate within 10 working days after the first day 87-860 specifically allows the Department to implement such changes by Sections 5-46 of Public Act This rulemaking is necessary to eliminate the financial aid would have been available. 8) Reason for Emergency: Emergency Rulemaking.
- failure to cooperate within 10 working days after the first day financial aid would have been available and the client indicates a willingness to eliminated the provision that benefits be reinstated in full to the date of change when assistance was reduced or terminated due to a client's Complete Description of the Subjects and Issues Involved: This rule change conforms to a change in state law. A state law change has cooperate with the Department. (6
- 10) Are there any Proposed Amendments pending to this Part? Yes

Section	Proposed Action	Illinois Register Citation	Register	Citation	
112.70	Amendment	March 6, 1992 (16 Ill. Reg. 3335)	1992 (16	Ill, Reg	, 3335)
112.71	Amendment	March 6,	1992 (16	Ill. Reg	. 3335)
112.72	Amendment	March 6, 1992 (16 Ill. Reg. 3335)	1992 (16	Ill. Reg	. 3335)
112.74	Amendment	March 6,	1992 (16	Ill. Reg	. 3335)
112.78	Amendment	March 6,	1992 (16	Ill. Reg	. 3335)
112.79	Amendment	March 6,	1992 (16	Ill. Reg	, 3335)
112.82	Amendment	March 6,	1992 (16	Ill. Reg	. 3335)
112.127	Amendment	August 28	, 1992 (16 Ill. R	August 28, 1992 (16 Ill. Reg. 13195
112,138	Reneal	July 17.	1992 (16	Til. Red	July 17, 1992 (16 Til. Red. 11399)

ILLINOIS REGISTER

13630

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

- qo 11) Statement of Statewide Policy Objectives: These emergency amendments not affect units of local government.
- 12) Information and questions regarding these Amendments shall be directed

Judy Umunna Name:

Address:

Bureau of Rules and Regulations

100 South Grand Avenue East, 3rd Floor Illinois Department of Public Aid Jesse B. Harris Building II

Springfield, Illinois 62762

217/524-3215 Telephone:

Emergency Amendments begins on the next page: The full text of the

NOTICE OF EMERGENCY AMENDMENTS

SERVICES	F PUBLIC AID	CE PROGRAMS
	VT OF	-
SOCIAL	DEPARTMEN	ASSISTAN
:68	DE	p:
TITLE	CHAPTER I:	SUBCHAPTER

PART 112 AID TO FAMILIES WITH DEPENDENT CHILDREN

SUBPART A: GENERAL PROVISIONS

the Assistance Progr	y Reference
	ion

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

1100000		
116.0	carecare negative	
112.9	Client Cooperation	
EMERGENCY		
112.10	Citizenship	
112.20	Residence	
112.30	Аде	
112.40	Relationship	
112.50	Living Arrangement	
112.52	Social Security Numbers	
112.54	Assignment of Medical Support Rights	
112.60	Lack of Parental Support or Care	
112.61	Death of a Parent	
112.62	Incapacity of a Parent	
112.63	Continued Absence of a Parent	
112.64	Unemployment of the Parent	

SUBPART C: PROJECT CHANCE

Section	
112.70	Participation Requirements For Project Chance
112.71	Individuals Exempt From Project Chance
112.72	Project Chance Participation/Cooperation Requirements
112.73	Failure to Participate with the Work Incentive Demonstration
	Program (Renumbered)
112.74	Project Chance Initial Assessment Process/Development of an
	Employability Plan
112.76	Project Chance Orientation
112.77	Conciliation and Fair Hearings
1.12.78	Project Chance Components
112.79	Project Chance Sanctions
112.80	Good Cause for Failure to Comply With Project Chance Participation
	Requirements

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Responsible Relative Eligibility For Project Chance Project Chance Supportive Services Young Parents Program Work Experience Evaluation Project Four Year College/Vocational Training Demonstration Project	SUBPART E: PROJECT ADVANCE		Project Advance,	Project Advance Experimental and Control Groups	Project Advance Participation Requirements of Experimental Group	Members and Adjudicated Fathers	Project Advance Cooperation Requirements of Experimental Group	Members and Adjudicated Fathers	Project Advance Sanctions	Good Cause for Failure to Comply with Project Advance	Individuals Exempt From Project Advance	Project Advance Supportive Services	SUBPART F: EXCHANGE PROGRAM		Exchange Program
112.81 112.82 112.83 112.84		Section	112.86	112.87	112.88		1.12,89		112.90	112.91	112.93	112.95		Section	112.98

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NOTICE OF EMERGENCY AMENDMENTS

	Employees											nd Family									
Budgeting Earned Income For Contractual Employees	Budgeting Earned Income For Non-Contractual School Employees					ion		gram		3.6		Payments from the Illinois Department of Children and Family									
e For Contract	e For Non-Cont	ent			n	Income Exempti	Expenses	/Training Proc	f-Employment	mer and Boarde	perty	nois Departmer						ion of Assets			
y Earned Incom	y Earned Incom	Termination of Employment	Transitional Payments	Exempt Earned Income	Earned Income Exemption	Exclusion From Earned Income Exemption	Recognized Employment Expenses	Income From Work/Study/Training Program	Earned Income From Self-Employment	Earned Income From Roomer and Boarder	Income From Rental Property	from the Illi		Earned Income In-Kind		sets	regards	Deferral of Consideration of Assets	Property Transfers	ome Limit	
Budgeting	Budgeting	Terminati	Transitio	Exempt Ea	Earned In	Exclusion	Recognize	Income Fr	Earned In	Earned In	Income Fr	Payments	Services	Earned In	Assets	Exempt Assets	Asset Disregards	Deferral	Property	AFDC Income Limit	
112.135	112.136	112.137	112.138	112.140	112.141	112.142	112.143	112.144	112.145	112.146	112.147	112.148		112.149	112.150	112,151	112.152	112.153	112.154	112.155	

SUBPART H: PAYMENT AMOUNTS

			o I Counties		o III Counties	
			Group	Group	Group	
		AFDC	AFDC	AFDC	AFDC	
		in	in	in	in	
	vels	Levels	Levels	Levels	Levels	
	Grant Levels	Payment	Payment	Payment	Payment	
Section	112.250	112.251	112.252	112.253	112.254	

SUBPART I: OTHER PROVISIONS

Section

Persons Who May Be Included in the Assistance Unit	Presumptive Eligibility	Monthly Reporting	Retrospective Budgeting	Budgeting Schedule	Strikers	Foster Care Program	Responsibility of Sponsors of Aliens	Special Needs Authorizations	Institutional Status	Young Parent Program (Renumbered)	Redetermination of Eligibility	Twelve Month Extension of Medical Assistance Due to Increased	Income from Employment
112.300 Per													Inc

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Four Month Extension of Medical Assistance Due to Child Support	ν.	Extension of Medical Assistance Due to Loss of Earned Income	(Repealed)	New Start Payments to Individuals Released from Department of	s Facilities
Four Month Extensi	Collections	Extension of Medic	Disregard (Repealed)	New Start Payments	Corrections Facilities
112.331		112.332		112.340	

SUBPART J: CHILD CARE

		S
		Child
	Eligibility	for Transitional
	Transitional Child Care Eligibility	Duration of Eligibility for Transitional Child Ca
Section	112.400	112,404

SUBPART K: TRANSITIONAL CHILD CARE

Additional Service to Secure or Maintain Child Care Arrangements

Participant Rights and Responsibilities

Rates of Payment for Child Care Method of Providing Child Care

112.364 112.366

Notification of Available Services

Child Care Eligibility Qualified Provider

Child Care

Section 112,352 112.354 112.356 112.358 112.362

112,350

AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1 et seq.	AUTHORITY:
Rates of Payment for Transitional Child Care	112.418
Fees for Service for Transitional Child Care	112.416
Child Care Overpayments and Recoveries	112.414
Participant Rights and Responsibilities	112.412
Notification of Available Services	112.410
Qualified Child Care Providers	112.408
Loss of Eligibility for Transitional Child Care	112.406
Duration of Eligibility for Transitional Child Care	177.404

2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, and . Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency effective August 30, 1978, for a maximum of 150 days; peremptory amendment at amendment at 3 111. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, he Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. 12-13)

NOTICE OF EMERGENCY AMENDMENTS

p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13,

1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory

amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4

111. Reg. 10, p. 258, effective February 25, 1980; amended at 4 111. Reg. 12,

p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective

June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July

8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797,

1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill.

September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27,

effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective

5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill.

Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg.

July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1,

Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective

1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981;

peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981;

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 III. Reg. 8118, effective May 1, 1986; amended at 10 III. Reg. 10628, effective June, 1, 1986; amended at 10 III. Reg. 11017, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective to 89 III. Adm. Code 160 at 10 III. Reg. 11928; emergency amendment at 10 III. October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October amended at 9 111. Reg. 17827 effective November 18, 1985, emergency amendment March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended maximum of 150 days; amended at 11 III. Reg. 13625, effective August 1, 1987; recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 1984; amended (by adding sections being codified with no substantive change) at 9 III. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; amended at 9 III. Reg. 11317, effective July 5, 1985; amended at 9 III. Reg. emended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. Req. 6228, effective March 20, 1987; amended at 11 111. Reg. 9927, effective maximum of 150 days; amended at 11 I11. Reg. 12908, effective July 30, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. effective January 12, 1988; SUBPARTS C, D and E recodified to SUBPARTS G, H 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 effective January 1, 1985; amended at 9 111. Reg. 4062, effective March 15, Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. emergency amendment at 11 1111. Reg. 12935, effective August 1, 1987, for a 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; at 10 Ill. Reg. 354, effective January 1, 1986, for a maximum of 150 days; Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; 111. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95

2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment

amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill.

Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory

at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6

Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg.

at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733,

effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1,

1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory

peremptory amendment at 5 111. Reg. 10131, effective October 1, 1981; amended

Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective

September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982;

8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1,

effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg.

6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299,

1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill.

Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and

amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill.

codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and

new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28,

Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective

codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill.

December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January

at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983;

amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill.

Reg. 15690, effective November 9, 1983; amended (by adding sections being

1983; amended (by adding Sections being codified with no substantive change)

NOTICE OF EMERGENCY AMENDMENTS

effective May 1, 1988; amended at 12 Ill. Reg. 7673, effective April 20, 1988;

22, 1988; amended at 12 111. Reg. 6159, effective March 18, 1988; amended at

and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 3487, effective January 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, amended at 12 Ill. Reg. 9032, effective May 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective

emended at 13 Ill. Reg. 70, effective January 1, 1989; amended at 13 Ill. Reg.

6017, effective April 14, 1989; amended at 13 Ill. Reg. 8567, effective May

August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988;

22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency

amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705,

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 112.9(a) (continued)

- qualify and to avail themselves of such benefits at the earliest in applying for all financial benefits for which they may possible date. 3)
- Clients are required to avail themselves of all potential resources. p)
- individual is unwilling or fails to provide essential information or When eligibility cannot be conclusively determined because the to consent to verification, the client is ineligible. ()

Reinstatement ₫}

at 14 Ill. Reg. 6306, effective April 16, 1990; amended at 14 Ill. Reg. 10379,

13, 1990; amended at 14 Ill. Reg. 3575, effective February 23, 1990; amended effective June 20, 1990; amended at 14 Ill. Reg. 13652, effective August 10,

effective January 1, 1990; amended at 14 Ill. Reg. 3170, effective February

1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 111. Reg. 16937, effective September 30, 1990; emergency amendment at 15 Ill.

Reg. 338, effective January 1, 1991, for a maximum of 150 days; emergency emendment at 15 111. Reg. 2862, effective February 4, 1991, for a maximum of

1991; amended at 15 Ill. Reg. 11127, effective July 19, 1991; amended at 15

Ill. Reg. 11447, effective July 25, 1991; amended at 15 Ill. Reg. 14227,

effective April 1, 1991; amended at 15 Ill. Reg. 5684, effective April 10,

150 days; emergency expired July 4, 1991; amended at 15 Ill. Reg. 5275,

- or-termination-of-the-grant-occurred,-provided-the-client-is-not willingness-to-eooperate-with-the-Department,-the-financial-aid otherwise-ineligible-for-financial-assistance-for-the-period-in shall-be-reinstated-in-full, -retroactive-to-the-date-the-change failure-of-the-elient-to-eooperate-with-the-Department-and-the financial-aid-would-have-been-available, indicates-his-or-her elient, -within-ten-(10)-werking-days-after-the-first-day-the Whenever-financial-aid-is-reduced-or-terminated-due-to-the question. **†**†
- produce-proof-or-verification-of-eligibility-or-need-in-response Failure-to-cooperate-includes-but-is-not-limited-to-failure-to keep-an-appointment,-failure-to-attend-a-meeting,-failure-to to-a-Department-request-to-contact-it-and-failure-to-be available-fer-a-home-visit. 3

emergency amendment at 16 Ill. Reg. 13629, effective September 1, 1992, for a

CAPITALIZATION DENOTES STATUTORY LANGUAGE.

naximum of 150 days.

NON-FINANCIAL FACTORS OF ELIGIBILITY

SUBPART B:

Client Cooperation

Section 112.9

EMERGENCY

naximum of 150 days; amended at 16 Ill. Reg. 11550, effective July 15, 1992;

November 18, 1991; amended at 16 Ill: Reg. 9972, effective June 15, 1992; emergency amendment at 16 Ill. Reg. 11652, effective July 1, 1992, for a

September 30, 1991; amended at 15 Ill. Reg. 17308, effective

effective

- Whenever-a-elient-whose-benefits-have-been-reduced-or-terminated termination-or-reduction-within-ten-(10)-working-days-after-the assistance-will-be-reinstated-if-he/she-indicates-a-willingness Department-for-the-purpose-of-speaking-to-appropriate-staff-and to-cooperate.--The-elient-shall-be-deemed-willing-to-cooperate for-failure-to-cooperate-contacts-the-Department-about-the first-day-the-financial-aid-would-have-been-available,-the Department-shall-inform-the-elient-that-his/her-financial with-the-Department-when-he/she-makes-contact-with-the indicating-a-willingness-to-cooperate. £
- in-obtaining-proof-or-verification-or-secking-whatever-is-needed meeting,-producing-needed-proof-or-verification,-asking-for-help The-elient-s-willingness-to-cooperate-shall-be-demonstrated-by his/her-willingness-to-attend-a-rescheduled-appointment-or to-determine-continued-eligibility. 44

with Department programs conducted for the purposes of acquisition or verification of information upon which

2)

eligibility may depend;

a condition of eligibility, clients must cooperate:

As

in the determination of eligibility;

NOTICE OF EMERGENCY AMENDMENTS

Section 112.9(d) (continued)

- аеtна1117-еөөрекаtеs---11-the-е11енt-өиртөssеs-а-willingness-te eeeperates,-the-financial-aid-will-be-reinstated-in-full-as-in eeeperate-within-ten-(10)-werking-days-after-the-first-day-the reason-affer-being-reinstated-onee-under-this-subsection-(d), 1.£-the-elient-fails-te-eo-eopperate-a-second-time-for-the-same assistance-will-net-be-reinstated-again-until-the-client financial-aid-would-have-been-available,-and-actually subsection-(d)(1)-above.
- sanetions-imposed-due-to-the-failure-of-a-elient-to-partidipater The-policy-in-this-subsection-(d)-docs-not-apply-in-the-case-of as-required, in the child-support-enforeement-program-(see-89 empleyment-pregram-eendueted-through-the-Department-(see Ill.-Adm.-Code-160}-er-in-any-educational,-training-or Sections-112,70-thru-112,82), 19
- e)d) At screening, applicants shall be informed, in writing, of any information they are to provide at the eligibility interview.
- information request form is sent or given to the applicant. The last indicated on the information request form. If the applicant does not provide the information by the date on the information request form, fle) At the eligibility interview or at any time during the application his or her possession, the Department will allow ten (10) days for the return of the requested information. The first day of the ten process, when the applicant is requested to provide information in day of the ten (10) day period shall be a work day and is to be (10) day period is the calendar day following the date the the application shall be denied on the following work day.
- of the requested information or for verification that the third party period is the calendar day following the date the information request form is sent or given to the applicant. The last day of the ten (10) request form that the applicant shall provide written verification of information, the Department shall allow ten (10) days for the return not provide the information or the verification that the information information request form. It is to be indicated on the information the request for the third party information. If the applicant does information has been requested. The first day of the ten (10) day 9)£) At the eligibility interview or at any time during the application process, when the applicant is requested to provide third party was requested by the date on the information request form, the day period shall be a work day and is to be indicated on the application shall be denied on the following work day.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

(continued) Section 112.9(f)

- Third party information is defined as information which must be representative or person applying on another's behalf is not provided by someone other than the applicant. An authorized third party but is treated as if he were the applicant. 1)
- written verification of third party information requests and the The Department shall, advise clients of the need to provide consequences of failing to provide such verification. 2)
- writing in order to obtain third party information and provides application shall be granted. The first day of the ninety (90) information such as a copy of the request that was sent to the third party, an extension of ninety (90) days from the date of If the applicant requests an extension either verbally or in written verification of the request for the third party day period is the calendar day following the date of application. The 90th day must be a work day. 3)
- assist in securing evidence to support the client's eligibility If an applicant's attempt to obtain third party information is unsuccessful, upon the applicant's request the Department will for assistance. 4)

(Source: Emergency amendment at 16 Ill. Reg. 13629, effective September 1, 1992, for a maximum of 150 days)

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part: Aid to the Aged, Blind or Disabled

2) Code Citation: 89 Ill. Adm. Code 113

Emergency Action:

3) Section Number:

113.9

Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars 3-1 et seg. and 12-13) 4) Statutory Authority:

Amendment

5) Effective Date of Amendments: September 1, 1992

6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable

7) Date Filed in Agency's Principal Office: September 1, 1992

reinstatement of benefits when assistance was reduced or terminated due to a client's failure to cooperate within 10 working days after the first day 87-860 specifically allows the Department to implement such changes by 8) Reason for Emergency: This rulemaking is necessary to eliminate the financial aid would have been available. Section 5-46 of Public Act Emergency Rulemaking.

failure to cooperate within 10 working days after the first day financial eliminated the provision that benefits be reinstated in full to the date aid would have been available and the client indicates a willingness to of change when assistance was reduced or terminated due to a client's 9) Complete Description of the Subjects and Issues Involved: This rule change conforms to a change in state law. A state law change has cooperate with the Department.

10) Are there any Proposed Amendments pending to this Part? No

11) Statement of Statewide Policy Objectives: These emergency amendments do not affect units of local government.

12) Information and guestions regarding these Amendments shall be directed

Judy Umunna Name:

Bureau of Rules and Regulations

100 South Grand Avenue East, 3rd Floor Illinois Department of Public Aid Jesse B. Harris Building II Address:

Springfield, Illinois 62762

ILLINOIS REGISTER

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

217/524-3215 Telephone: The full text of the Emergency Amendments begins on the next page:

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DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS TITLE 89: SOCIAL SERVICES

AID TO THE AGED, BLIND OR DISABLED PART 113

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Budgeting Unearned Income of Applicants Receiving Income On Date of Budgeting Earned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision Lump Sum Payments and Income Tax Refunds Application And/Or Date of Decision Initial Receipt of Unearned Income Budgeting Earned Income (Repealed) Termination of Unearned Income Protected Income (Repealed) Budgeting Unearned Income Earned Income (Repealed) Unearned Income In-Kind Exempt Unearned Income Earmarked Income Protected Income Unearned Income Earned Income Section 113.100 113.101 113.107 113.102 113.106 1.13,109 113,110 113.103 113.104 113.111 113.112 113.113 113.114

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Initial Employment Budgeting Earned Income For Contractual Employees Budgeting Earned Income For Non-contractual School Employees Termination of Employment Exempt Earned Income		ncome in-Kind from the Illinois Department of Children and Family ssets sregard of Consideration of Assets	Property Transfers For Applications Filed Prior To October 1, 1989 Property Transfers For Applications Filed On Or After October 1, 1989 1989 Court Ordered Child Support Payments of Parent/Step-Parent Sponsors of Aliens Assignment of Medical Support Rights SUBPART D: PAYMENT AMOUNTS	Payment Levels for AABD Personal Allowance Personal Allowance Amounts Shelter Utilities and Heating Fuel Laundry Transportation, Lunches, Special Fees Allowances for Increase in SSI Benefits Nursing Care or Personal Care in Home Not Subject to Licensing Sheltered Care in a Licensed Group Care Facility Shopping Allowances for Blind and Partially Sighted (Blind Only) Home Delivered Meals AABD Fuel and Utility Allowances By Area Sheltered Care Rates Cases in Licensed Intermediate Care Facilities, Licensed Skilled Nursing Facilities, DMHDD Facilities and All Other Licensed Medical Facilities
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	Inclu	ro.	Interim Assistance (Repealed)	Special Needs Authorizations	Retrospective Budgeting		r of H	nd Mai	Excess Shelter Allowance	Eligi
	ау Ве	Grandfathered Cases	tance	Autho	Budge	Budgeting Schedule	Repair	irs an	r Allo	Jo uc
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113.410	More Likely Than Not Eligible for SSI
113.415	Non-Financial Factors of Eligibility
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113,435	Medical Eligibility
113.440	Attorney's Fees for SSI Applicants
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113,500	Attorney's Fees for SSI Appellants (Renumbered)

AUTHORITY: Implementing Article III and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 3-1 et seq. and

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 III. Req. 17, p. 117, effective February 1, 1978; amended at 2 III. Req. 31, p. 134, effective August 5, 1978; emergency amendment at 2 III. Req. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 III. Req. 16, p. 44, effective November 1, 1978; emergency amendment at 3 III. Req. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; emergency amendment at 3 III. Req. 28, p. 182, effective August 18, 1979; amendment at 3 III. Req. 33, p. 415, effective August 18, 1979; amendment at 3 III. Req. 33, p. 415, effective August 18, 1979; amended at 3 III. Req. 38, p. 243, effective September 21, 1979; amended at 3 III. Req. 40, p. 140, effective October 6, 1979; amended at 3 III. Req. 46, p. 36, effective November 13, 1979; amended at 3 III. Req. 41, p. 96, effective November 13, 1979; amended at 3 III. Req. 48, p. 1, effective November 15, 1979; peremptory

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16, 1984; amended (by sections being codified with no substantive change) at 8 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 24, 1980; emergency amendment at 4 III. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 III. Reg. 37, p. 797, effective peremptory amendment at 5 111. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; Req. 13754, effective November 1, 1982; rules repealed, new rules adopted and amended at 7 Ill. Reg. 9367, effective August 1, 1983; amended at 7 Ill. Reg. (11. Reg. 10, p. 258, effective February 25, 1980; at 4 Ill. Reg. 12, p. 551, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, amended at 8 Ill. Req. 6746, effective April 27, 1984; amended at 8 Ill. Req. 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; 11414, effective June 27, 1984; amended at 8 Ill. Reg. 13273, effective July 1111. Reg. 17895; amended at 8 111. Reg. 18896, effective September 26, 1984; amended at 9 Ill. Reg. 5335, effective April 5, 1985; amended at 9 Ill. Reg. 8166, effective May 17, 1985; amended at 9 Ill. Reg. 8657, effective May 25, September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, codified at 7 Ill. Reg. 907, effective January 10, 1983; amended (by adding Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. 17351, effective December 21, 1983; amended at 8 Ill. Reg. 537, effective 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. Sections being codified with no substantive change) at 7 Ill. Reg. 5195; December 30, 1983; amended at 8 Ill. Reg. 5225, effective April 9, 1984; amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981;

amended at 9 Ill. Reg. 11302, effective July 5, 1985; amended at 9 Ill. 12, 1985; amended at 9 Ill. Reg. 12806, effective August 9, 1985; amended effective October 10, 1985; emergency amendment at 10 111. Reg. 364, effective 1988; amended at 12 Ill. Reg. 9023, effective May 20, 1988; amended at 12 Ill. Reg. 15896, effective October 4, 1985; amended at 9 111. Reg. 16291, 1. 1991; emergency amendment at 15 Ill. Reg. 1111, effective January 10, 1991, Reg. 6996, effective May 24, 1988; emergency amendment at 12 Ill. Reg. 11828, 22, 1988; amended at 12 Ill. Reg. 5642, effective March 15, 1988; amended at 12 Ill. Reg. 6151, effective March 22, 1988; amended at 12 Ill. Reg. 7687, June 3, 1986; amended at 10 Ill. Reg. 11920, effective July 3, 1986; amended 15631, effective September 19, 1986; amended at 11 111. Reg. 3150, effective emended at 11 Ill. Reg. 9919, effective May 15, 1987; emergency amendment at maximum of 150 days; amended at 13 Ill. Reg. 6007, effective April 14, 1989; amendment at 13 Ill. Reg. 16154, effective October 2, 1989, for a maximum of effective September 30, 1990; amended at 15 111. Reg. 277, effective January 150 days; amended at 15 Ill. Reg. 16709, effective November 1, 1991; amended effective January 1, 1990; amended at 14 Ill. Reg. 6321, effective April 16, 1990; amended at 14 Ill. Reg. 13187, effective August 6, 1990; amended at 14 1111. Reg. 14806, effective September 3, 1990; amended at 14 Ill. Reg. 16957, 1991; amended at 15 Ill. Reg. 14073, effective September 11, 1991; emergency effective July 22, 1991; amended at 15 111. Reg. 11948, effective August 12, amendment at 15 Ill. Reg. 15119, effective October 7, 1991, for a maximum of 1985; amended at 9 Ill. Reg. 11991, effective for a maximum of 150 days; amended at 15 Ill. Reg. 5291, effective April 1, 1991; amended at 15 Ill. Reg. 5698, effective April 10, 1991; amended at 15 Reg. 8794, effective May 12, 1986; amended at 10 Ill. Reg. 10628, effective at 10 Ill. Reg. 15110, effective September 5, 1986; amended at 10 Ill. Reg. effective January 11, 1988; amended at 12 Ill. Reg. 3497, effective January January 1, 1986; amended at 10 Ill. Reg. 1183, effective January 10, 1986; amended at 12 14162, effective August 30, 1988; amended at 12 Ill. Reg. 17849, effective əmended at 13 Ill. Reg. 12553, effective July 12, 1989; amended at 13 Ill. Reg. 13609, effective August 11, 1989; emergency amendment at 13 Ill. Reg. at 16 111. Reg. 3468, effective February 20, 1992; amended at 16 111. Reg. amended at 10 Ill. Reg. 6956, effective April 16, 1986; amended at 10 Ill. effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. February 6, 1987; amended at 11 Ill. Reg. 8712, effective April 20, 1987; effective April 22, 1988; amended at 12 Ill. Reg. 8662, effective May 13, October 25, 1988; amended at 13 Ill. Reg. 63, effective January 1, 1989; emergency amendment at 13 Ill. Reg. 3402, effective March 3, 1989, for a 14467, effective September 1, 1989, for a maximum of 150 days; emergency 111. Reg. 7104, effective April 30, 1991; amended at 15 111. Reg. 11142, 11 Ill. Reg. 12441, effective July 10, 1987, for a maximum of 150 days; Ill. Reg. 867, effective January 1, 1988; amended at 12 Ill. Reg. 2137, 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 720, amended at 11 Ill. Reg. 20880, effective December 14, 1987; Reg. 11636, effective July 8, 1085; July

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9986, effective June 15, 1992; amended at 16 Ill. Reg. 11565, effective July 15, 1992; emergency amendment at 16 Ill. Reg. 13641, effective September 1, 1992, for a maximum of 150 days.

CAPITALIZATION DENOTES STATUTORY LANGUAGE. NOTE: SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Client Cooperation Section 113.9 EMERGENCY As a condition of eligibility, clients must cooperate: a)

in the determination of eligibility; 1) with Department programs conducted for the purposes of acquisition or verification of information upon which eligibility may depend; 2)

qualify and to avail themselves of such benefits at the earliest in applying for all financial benefits for which they may possible date. 3)

Clients are required to avail themselves of all potential resources. (q

individual is unwilling or fails to provide essential information or When eligibility cannot be conclusively determined because the to consent to verification, the client is ineligible. 0

Reinstatement (g)

өг-tетжапаtiоn-оf-the-grant-өссикгед--ргоуідед-the-сlient-inwillingness-to-gooperate-with-the-Department,-the-financial-aid shall-be-reinstated-in-full-rretroactive-to-the-date-the-change failure-of-the-elient-te-essperate-with-the-Department-and-the financial-aid-would-have-been-available,-indicates-his-er-her elient, -within-ten-(10)-werking-days-after-the-first-day-the Whenever-financial-aid-is-reduced-or-terminated-due-to-the question. 1

produce-proof-or-verification-of-oligibility-or-need-in-response Failure-te-te-te-tatudes-but-is-net-limited-te-failure-te keep-an-appointment,-failure-to-attend-a-meeting,-failure-to to-a-Department-request-to-contact-it-and-failure-to-be available-fer-a-heme-visit. 33

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Section 113.9(d) (continued)

- 4) Whenever-a-client-whose-benefits-have-been-reduced-or-terminated for-failure-to-cooperate-contacts-the-Department-about-the termination-or-reduction-within-ten-(10)-working-days-after-the first-day-the-financial-aid-would-have-been-availabler-the Department-shall-inform-the-alient-that-his/her-financial-asistence-will-be-reinstated-if-hc/she-indicates-a-willingness to-cooperate with-the-Department-when-hc/shall-be-deemed-willing-to-cooperate with-the-Department-when-hc/she-makes-contact-with-the Department-when-hc/she-makes-contact-with-the Department-for-the-penaltment-when-hc/she-makes-contact-with-the Department-for-the-penaltment-cooperate indicating-co-cooperate and indicating-a-willingness-to-cooperate.
- 4) The elient servillingness to ecoperate shall be demonstrated by his/her willingness to attend a rescheduled appointment or meeting, producing needed proof or verification, asking for help in obtaining proof or verification or seeking whatever is needed to determine econtinued eligibility.
- for the calient fails to cooperate a second time for the came reason after being reinstated one on under this subsection (d), assistance will not be reinstated again until the calient actually cooperates. If the calient actually cooperates. If the calient capresses a willingness to coperate which the continuous after the first cay the financial aid would have been available, and actually cooperates. The financial aid would have been available, and actually cooperates. The financial aid would have been available, and actually subsection (d)(1) above.
- $\Theta \! + \! \Delta I$ At screening, applicants shall be informed, in writing of any information they are to provide at the eligibility interview.
- process, when the applicant is requested to provide information in his or her possession, the Department will allow ten (10) days for the return of the requested information. The first day of the ten (10) day period is the calendar day following the date the information request form is sent or given to the applicant. The last day of the ten (10) day period shall be a work day and is to be indicated on the information request form. If the applicant does not provide the information by the date on the information shall be denied on the following work day.
- 9)£1. At the eligibility interview or at any time during the application process, when the applicant is requested to provide third party information, the Department shall allow ten (10) days for the return of the requested information or for verification that the third party information has been requested. The first day of the ten (10) day

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Section 113.9(f) (continued)

period is the calendar day following the date the information request form is sent or given to the applicant. The last day of the ten (10) day period shall be a work day and is to be indicated on the information request form. It is to be indicated on the information request form that the applicant shall provide written verification of the request for the third party information. If the applicant does not provide the information or the verification that the information was requested by the date on the information request form, the application shall be denied on the following work day.

- Third party information is defined as information which must be provided by someone other than the applicant. An authorized representative or person applying on another's behalf is not a third party but is treated as if he were the applicant.
- The Department shall advise clients of the need to provide written verification of third party information requests and the consequences of failing to provide such verification.
- y) If the applicant requests an extension either verbally or in writing in order to obtain third party information and provides written verification of the request for the third party information such as a copy of the request that was sent to the third party, an extension of ninety (90) days from the date of application shall be granted. The first day of the ninety (90) day period is the calendar day following the date of application. The 90th day must be a work day.
- 4) If an applicant's attempt to obtain third party information is unsuccessful, upon the applicant's request the Department will assist in securing evidence to support the client's eligibility for assistance.

(Source: Emergency amendment at 16 Ill. Reg. 13641, effective September 1, 1992, for a maximum of 150 days)

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NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part: General Assistance

2) Code Citation: 89 Ill. Adm. Code 114

Section Number:

Amendment 114.9

Emergency Action:

Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 6-1 et seg. and 12-13) Statutory Authority: 4)

5) Effective Date of Amendments: September 1, 1992

If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable

Date Filed in Agency's Principal Office: September 1, 1992

- reinstatement of benefits when assistance was reduced or terminated due to a client's failure to cooperate within 10 working days after the first day financial aid would have been available. Section 5-46 of Public Act 87-860 specifically allows the Department to implement such changes by This rulemaking is necessary to eliminate the 8) Reason for Emergency: Emergency Rulemaking.
- failure to cooperate within 10 working days after the first day financial eliminated the provision that benefits be reinstated in full to the date aid would have been available and the client indicates a willingness to of change when assistance was reduced or terminated due to a clients 9) Complete Description of the Subjects and Issues Involved: This rule change conforms to a change in state law. A state law change has cooperate with the Department.
- 10) Are there any Proposed Amendments pending to this Part? Yes

	11401)	11401)	11401)	July 10, 1992 (16 Ill. Reg. 11401)	11401)
ion	Reg.	Reg.	Reg.	Reg.	Red.
Citat	111.	111.	111.	111.	111.
ter	91)	91)	91)	91)	91)
Illinois Register Citation	1992	1992	1992	1992	1992
018	10,	10,	10,	10,	10.
Illin	July	July	July	July	July
Proposed Action	Amendment	Amendment	Amendment	Amendment	Amendment
Section	114.1	114.2	114.351	114.352	114.353

- do These emergency amendments 11) Statement of Statewide Policy Objectives: not affect units of local government.
- 12) Information and questions regarding these Amendments shall be directed

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Judy Umunna Name:

Bureau of Rules and Regulations

Illinois Department of Public Aid Jesse B. Harris Building II

Address:

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Springfield, Illinois 62762

217/524-3215 Telephone: The full text of the Emergency Amendments begins on the next page:

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TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

GENERAL ASSISTANCE PART 114

SUBPART A: GENERAL PROVISIONS

Description of the Assistance Program Determination of Not Employable Incorporation By Reference 114.1 EMERGENCY EMERGENCY Section 114.5 114.2

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

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		EMERGENCY	
		114.10	Citizenship
		114.20	Residence
		114.30	Age
		114.40	Relationship
		114.50	Living Arrangement
		114.52	Social Security Numbers
		114.60	Work Registration Requirements (Outside City of Chicago only)
		114.61	Individuals Exempt From Work Registration Requirements (Outside
			City of Chicago only)
		114.62	Job Service Registration (Outside City of Chicago only)
		114.63	Failure to Maintain Current Job Service Registration (Outside City
			of Chicago only)
		114.64	Responsibility to Seek Employment (Outside City of Chicago only)
		1.14.70	Initial Employment Expenses (Outside City of Chicago only)
		114.80	Downstate General Assistance Work and Training Programs
		114.85	Downstate General Assistance - Food Stamps Employment and Training
			Pilot Project
		114.90	Project Chance Participation/Cooperation Reguirements (Renumbered)
		114.100	General Assistance Jobs Program (Repealed)

SUBPART C: PROJECT ADVANCE

Budgeting Unearned Income of Applicants Receiving Income On Date of

Application And/Or Date of Decision Initial Receipt of Unearned Income Termination of Unearned Income

Unearned Income In-Kind

Exempt Unearned Income Education Benefits

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114.203

114.210 114.220

114.221 114.222 114.223 114.224

Protected Income Earned Income Budgeting Earned Income

114.225

Lump Sum Payments Earmarked Income

Budgeting Unearned Income

Unearned Income

Section 114.200 114.202

114.201

	Fathers
	Adjudicated
	of
	Requirements
	Participation
Advance	Advance
Project	Project
114.108	114.109

Section

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SUBPART-D+--PROJECT-CHANCE

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114.111	Project Advance Sanctions
114.113	Project Advance Good Cause for Failure to Comply
114.115	Individuals Exempt From Project Advance
114.117	114.117 Project Advance Supportive Services

SUBPART D: PROJECT CHANCE

section	
114.120	Employment and Training for Transitional Assistance Programs Administered by the Illinois Department of Public Aid
114.121	Persons Required to Participate in Project Chance
114.122	Advocacy Program for Persons Who Have Applied for Supplemental
	Security Income (SSI) Under Title XVI of the Social Security Act (Repealed)
114.123	Persons in Need of Work Rehabilitative Services (WRS) to Become
	Employable (Repealed)
114.124	Employment and Training Participation/Cooperation Requirements
114.125	Employment and Training Program Orientation
114.126	Employment and Training Program Full Assessment Process/Development
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114.127	Employment and Training Program Components
114.128	Employment and Training Sanctions
114.129	Good Cause For Failure to Cooperate With Work and Training
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114.227	Budgeting Earned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
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114.241	Earned Income From Self-Employment
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	Services
114.246	Budgeting Earned Income For Contractual Employees
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114.260	Deferral of Consideration of Assets (Repealed)
114.270	Property Transfers
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SUBPART F: PAYMENT AMOUNTS

114.350 Payment Levels for General Assistanc 114.351 Payment Levels in Group I Counties EMRRGENCY 114.352 Payment Levels in Group II Counties EMERGENCY 114.353 Payment Levels in Group III Counties EMERGENCY	Section						
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SUBPART G: OTHER PROVISIONS

Section

						Twelve Month Extension of Medical Assistance Due to Increased
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Persons Who May Be Included In the Assistance Unit Eligibility of Strikers						Assistance
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Persons Who May Be Inclusingibility of Strikers	Aut	Institutional Status	Retrospective Budgeting	Budgeting Schedule	o uc	Sate
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sons	cia	tit	rosi	geti	etel	lve
Per Eli	Spe	Ins	Ret	Bud	Red	Twe
114.400	114.402	114.403	114.404	114.405	114.420	.430
114	114	114	1.14	114	114	114.430

Income From Employment

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SUBPART H: CHILD CARE

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	Eligibility rovider n of Available Services n of Available Services Rights and Responsibilities Service to Secure or Maintain Child Care Arrangemen yment for Child Care roviding Child Care SUBPART I: TRANSITIONAL CHILD CARE
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	n of Available Services Rights and Responsibilities Service to Secure or Maintain Child Care Arrangemen Yment for Child Care roviding Child Care SUBPART I: TRANSITIONAL CHILD CARE
	Rights and Responsibilities Service to Secure or Maintain Child Care Arrangemen Yment for Child Care roviding Child Care SUBPART I: TRANSITIONAL CHILD CARE
	Service to Secure or Maintain Child Care Arrangemen yment for Child Care roviding Child Care SUBPART I: TRANSITIONAL CHILD CARE
	yment for Child Care royiding Child Care SUBPART I: TRANSITIONAL CHILD CARE
	roviding Child Care SUBPART I: TRANSITIONAL CHILD CARE
	Transitional Child Care Eligibility
	Duration of Eligibility for Transitional Child Care
	Loss of Eligibility for Transitional Child Care
114.508 Qualified Provider	rovider
114.510 Notification	Notification of Available Services
114.512 Participant R.	Participant Rights and Responsibilities
114.514 Child Care Ove	Child Care Overpayments and Recoveries
114.516 Fees for Serv	Fees for Service for Transitional Child Care
114.518 Rates of Payme	Rates of Payment for Transitional Child Care

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12-13 of the	6-1 et seg.	
Section	3, pars.	
ed by	ch. 2	
uthoriz	1991,	
and a	Stat.	
Article VI	(Ill. Rev.	
AUTHORITY: Implementing Article VI and authorized by Section 12-13 of the	Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 6-1 et seq. and	
AUTHORITY:	Illinois Pul	12-13)

amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective 111. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory effective August 30, 1978, for a maximum of 150 days; peremptory amendment at amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 150 days; amended at 3 Ill. 33, p. 399, effective August 18, 1979; amendment 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. November 2, 1979; amended at 3 Ill. Reg. 47, p. 95, effective November 13, Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective

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2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective .980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10733, peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. effective October 1, 1981; amended at 5 111. Reg. 10760, effective October 1, 13754, effective November 1, 1982; rules repealed, new rules adopted and Reg. 243, effective December 27, 1983; amended at 8 Ill. Reg. 5233, effective 1984; amended at 8 Ill. Reg. 6764, effective April 27, 1984; amended 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. at 8 Ill. Reg. 11435, effective June 27, 1984; amended at 8 Ill. Reg. 13319, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17896; amended at 9 Ill. Reg. 314, effective January 1, 1985; at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 umended at 9 Ill. Reg. 10764, effective July 5, 1985; amended at 9 Ill. Reg. 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; [1]. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. [1]. Reg. 16107; amended at 7 Ill. Reg. 16408, effective November 30, 1983; effective July 16, 1984; amended at 8 Ill. Reg. 16237, effective August 24, September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, amended at 7 Ill. Reg. 16652, effective December 1, 1983; amended at 8 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective codified at 7 Ill. Reg. 907, effective January 7, 1983; amended (by adding eg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. unended (by adding section being codified with no substantive change) at 7emendment at 6 Ill. Reg. 611, effective January 1, 1982; amended at 6 Ill. emended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory effective September 2, 1980; amended at 4 ill. Reg. 37, p. 800, effective Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. emended at 7 Ill. Reg. 9909, effective August 5, 1983; amended (by adding naximum of 150 days; amended at 9 111. Reg. 9557, effective June 5, 1985; amendment at 9 Ill. Reg. 823, effective January 3, 1985, for a Sections being codified with no substantive change) at 7 Ill. Reg. 5195; section being codified with no substantive change) at 7 Ill. Reg. 14747; emendment at 5 111. Reg. 11647, effective October 16, 1981; peremptory 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; April 9, 1982;

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at 11 111. Reg. 6238, effective March 20, 1987; emergency amendment at Reg. 9699, effective May 24, 1988; amended at 12 Ill. Reg. 9940, effective May amended at 10 Ill. Reg. 10681, effective June 3, 1986; amended at 10 Ill. Reg. effective November 1, 1987, for a maximum of 150 days; amended at 11 111. Reg. 1988; amended at 12 Ill. Reg. 9108, effective May 20, 1988; amended at 12 Ill. Reg. 14364, effective September 1, 1988, for a maximum of 150 days; amended at effective February 23, 1990; amended at 14 Ill. Reg. 6360, effective April 16, effective August 10, 1990; amended at 14 Ill. Reg. 14162, effective August 17, 14, 1986; amended at 10 Ill. Reg. 15118, effective September 5, 1986; amended Section 114.110 recodified to Section 114.52 at 12 Ill. Reg. 2984; amended at 1, 1990; amended at 13 Ill. Reg. 16015, effective October 6, 1989; amended at 1990; amended at 14 Ill. Reg. 17111, effective September 30, 1990; amended at 12 Ill. Reg. 14255, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 8580, effective May 20, 1989; emergency amendment at 13 Ill. Reg. 16169, 20, 1992; emergency amendment at 16 Ill. Reg. 4540, effective March 10, 1992, 11041, effective June 5, 1986; amended at 10 Ill. Reg. 12662, effective July 31, 1988; amended at 12 Ill. Reg. 11474, effective June 30, 1988; amended at effective October 2, 1989 for a maximum of 150 days; emergency expired March at 10 Ill. Reg. 15640, effective September 19, 1986; amended at 10 Ill. Reg. 12 Ill. Reg. 3505, effective January 22, 1988; amended at 12 Ill. Reg. 6170, effective April 10, 1991; amended at 15 Ill. Reg. 11164, effective August 1, January 17, 1986; amended at 10 Ill. Reg. 3660, effective January 30, 1986; emergency amendment at 10 Ill. Reg. 4646, effective February 3, 1986, for a 20129, effective December 4, 1987; amended at 11 Ill. Reg. 20889, effective SUBPARTS C, D and E recodified to SUBPARTS E, F and G at 12 Ill. Reg. 2147; 1990; amended at 14 Ill. Reg. 10929, effective June 20, 1990; amended at 14 effective March 18, 1988; amended at 12 Ill. Reg. 6719, effective March 22, 1991; emergency amendment at 15 Ill. Reg. 15144, effective October 7, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3512, effective February November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 18689, 19079, effective October 24, 1986; amended at 11 Ill. Reg. 2307, effective emergency amendment at 11 Ill. Reg. 12948, effective August 1, 1987, for a December 14, 1987; amended at 12 Ill. Reg. 889, effective January 1, 1988; 15800, effective October 16, 1985; amended at 10 Ill. Reg. 1924, effective January 1, 1989; amended at 13 Ill. Reg. 1546, effective January 20, 1989; 15 Ill. Reg. 288, effective January 1, 1991; amended at 15 Ill. Reg. 5710, 14 Ill. Reg. 746, effective January 1, 1990; amended at 14 Ill. Reg. 3640, amended at 13 Ill. Reg. 3900, effective March 10, 1989; amended at 13 Ill. Reg. 13215, effective August 6, 1990; amended at 14 Ill. Reg. 13777, January 16, 1987; amended at 11 Ill. Reg. 5297, effective March 11, 1987; 20171, effective November 28, 1988; amended at 13 Ill. Reg. 89, effective maximum of 150 days; emergency amendment at 11 111. Reg. 18311, effective 12 Ill. Reg. 16729, effective September 30, 1988; amended at 12 Ill. Reg. 11 Ill. Reg. 12449, effective July 10, 1987, for a maximum of 150 days; effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18791, maximum of 150 days; amended at 10 Ill. Reg. 4896, effective March 7, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 11662, effective July 1, 1992, for a maximum of 150 days; amended at 16 Ill.

NOTICE OF EMERGENCY AMENDMENTS

13297, effective August 15, 1992; emergency amendment at 16 Ill. Reg. 13651, effective September 1, 1992, for a maximum of 150 days.

Reg.

CAPITALIZATION DENOTES STATUTORY LANGUAGE NOTE:

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Client Cooperation Section 114.9 EMERGENCY

- As a condition of eligibility, clients must cooperate: (e
- in the determination of eligibility; 7
- with Department programs conducted for the purposes of acquisition or verification of information upon which eligibility may depend; (2)
- qualify and to avail themselves of such benefits at the earliest in applying for all financial benefits for which they may possible date. 3)
- Clients are required to avail themselves of all potential resources. D)
- individual is unwilling or fails to provide essential information or When eligibility cannot be conclusively determined because the to consent to verification, the client is ineligible. (c)

Reinstatement (a)

- er-termination-of-the-grant-occurred,-provided-the-client-is-not willingness-to-cooperate-with-the-Department,-the-financial-aid shall-be-reinstated-in-full,-retreastive-te-the-date-the-shange failure-of-the-elient-to-cooperate-with-the-Department-and-the £inaneial-aid-weuld-have-been-available,-indieates-his-er-her elient,-within-ten-(10)-werking-days-after-the-first-day-the Whenever-financial-aid-is-reduced-or-terminated-due-te-the question. 17
- produce-proof-or-verification-of-eligibility-or-need-in-response Failure-to-cooperate-includes-but-is-not-limited-to-failure-to keep-an-appointment,-failure-te-attend-a-meeting,-failure-te to-a-Department-request-to-eontact-it-and-failure-to-be available-fer-a-home-visit. 3)

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Section 114.9(d) (continued)

- Whenever-a-elient-whose-benefits-have-been-reduced-or-terminated termination-or-reduction-within-ten-(10)-working-days-after-the assistanee-will-be-reinstated-if-he/she-indicates-a-willingness Department-for-the-purpose-of-speaking-to-appropriate-staff-and to-cooperate. -- The-elient-shall-be-deemed-willing-to-cooperate for-failure-to-cooperate-contacts-the-Department-about-the first-day-the-financial-aid-would-have-been-available,-the Department-shall-inform-the-elient-that-his/her-financial with-the-Department-when-he/she-makes-sontast-with-the indicating-a-willingness-to-cooperate. 3 }
- in-obtaining-proof-or-verification-or-seeking-whatever-is-needed attempt-to-obtain-needed-proof-or-verifieation,-asking-for-holp The-elient-s-willingness-te-cooperate-shall-be-demonstrated-by meeting, producing needed proof or verification, agreeing to his/her-willingness-to-attend-a-rescheduled-appointment-or to-determine-continued-eligibility. 44
- actually-cooperates. -- If-the-client-empresses-a-willingness-to eooperate-within-ten-(10)-working-days-after-the-first-day-the eeeperates, the financial aid will be reinstated in full as i reason-after-being-reinstated-once-under-this-subsection-(d), 1f-the-client-fails-to-cooperate-a-second-time-for-the-same assistanse-will-net-be-reinstated-again-until-the-elient financial-aid-should-have-been-available, and actually subsection-(d)(1)-above. £ 9
- training-or-employment-program-conducted-through-the-Department The-policy-in-this-subsection-(d)-does-not-apply-in-the-easeparticipate, -as-required, -in-the-child-support-enfereement program-(see-89-111.-Adm.-Code-160)-er-in-any-edugational, sanctions-imposed-due-to-the-failure-of-the-elient-te (see-Seetions-114.120-thru-114.130). €9
- e)d) At screening, applicants shall be informed, in writing, of any information they are to provide at the eligibility interview.
- The last the return of the requested information. The first day of the ten At the eligibility interview or at any time during the application process, when the applicant is requested to provide information in his or her possession, the Department will allow ten (10) days for day of the ten (10) day period shall be a work day and is to be information request form is sent or given to the applicant. (10) day period is the calendar day following the date the €}e)

Section 114.9(e) (continued)

indicated on the information request form. If the applicant does not provide the information by the date on the information request form, the application shall be denied on the following work day.

- process, when the applicant is requested to provide third party information, the Department shall allow ten (10) days for the return of the requested information or for verification that the third party information has been requested. The first day of the ten (10) day period is the calendar day following the date the information request form is sent or given to the applicant. The last day of the ten (10) day period shall be a work day and is to be indicated on the information request form. It is to be indicated on the information request for the third party information. If the application of the request for the third party information. If the application of the requested by the date on the information request form, the papelication of the information of the information of the information has requested by the date on the information request form, the application shall be denied on the following work day.
- Third party information is defined as information which must be provided by someone other than the applicant. An authorized representative or person applying on another's behalf is not a third party but is treated as if he were the applicant.
- 2) The Department shall advise clients of the need to provide written verification of third party information requests and the consequences of failing to provide such verification.
- 3) If the applicant requests an extension either verbally or in writing in order to obtain third party information and provides written verification of the request for the third party information such as a copy of the request that was sent to the third party, an extension of ninety (90) days from the date of application shall be granted. The first day of the ninety (90) day period is the calendar day following the date of application. The 90th day must be a work day.
- 4) If an applicant's attempt to obtain third party information is unsuccessful, upon the applicant's request the Department will assist in securing evidence to support the client's eligibility for assistance.

(Source: Emergency amendment at 16 Ill. Reg. 13651, effective September 1, 1992, for a maximum of 150 days)

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NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

1) Heading of the Part for which proposed rulemaking is being corrected: Community Care Program

2) Code Citation: 89 Ill. Adm. Code

3) Illinois Register citation to Notice of Proposed Amendments:

16 Ill. Reg. 12251; August 7, 1992

4) Sections being Corrected: 240.729

Corrections being made: The "DON SCORE RANGE" of "22-36" is incorrect. The correct "DON SCORE RANGE" is "33-36". This error was made pursuant to a clerical error only, as is indicated by the intermittence of all the other ranges, i.e., 29-32, 37-45, 46-56, etc.

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

DEPARTMENT ON AGING

TITLE 89: SOCIAL SERVICES CHAPTER II: DEPARTMENT ON AGING

PART 240 COMMUNITY CARE PROGRAM

GENERAL PROGRAM PROVISIONS SUBPART A:

240.110 Department Prerogative 240.120 Services Provided 240.130 Maintenance of Effort 240.140 Program Limitations 240.150 Completed Applications Prior to August 1,1982 (Repealed) 240.160 Definitions	SUBPART B: SERVICE DEFINITIONS Section 240.210 Homemaker Service
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	Service	(1)	rral	n Projects	Q P		ekeeping Provider	
Homemaker Service	ng	Adult Day Care Service	Information and Refer	Demonstration/Research Project:	Case Management Service	Alternative Provider	Individual Chore-Housekeeping Provider	
Section 240,210	40.22	240.230	240.240	240.250		240.270	240.280	

SUBPART C: RIGHTS AND RESPONSIBILITIES	Applicant/Client Rights and Responsibilities Right to Apply Nondiscrimination Freedom of Choice	Confidentiality/Safeguarding of Case Information Applicant/Client/Authorized Representative Cooperation Reporting Changes Voluntary Repayment
SUBPART C:	Applicant/Client Right to Apply Nondiscrimination Freedom of Choice	Confidentiality/Saf. Applicant/Client/Au Reporting Changes Voluntary Repayment
	Section 240.300 240.310 240.330	240.340 240.350 240.360 240.370

APPEALS		
SUBPART D:	Fair Hearings	lon
	and	resentation
	Appeals	Represe
	Section 240.400 EMERGENCY	240.405

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			Hearing
When the Appeal May Be Filed What May Be Appealed	Group Appeals Informal Review Informal Review Findings Withdrawing an Appeal Examining Department Records	Hearing Officer The Hearing Conduct of Hearings Continuance of the Hearing	Postponement Dismissal Due to Non-Appearance Rescheduling the Appeal Hearing Recommendations of Hearing Officer The Appeal Decision Reviewing the Official Report of the Hearing
240.410 240.415 EMERGENCY	240.420 240.425 240.430 240.435	240.445 240.450 240.451 EMERGENCY 240.455	240.460 240.465 240.470 240.480 240.485

APPLICATION SUBPART E:

b

Care Program		n Application
-		on
Application for Community Care P.	Who May Make Application Date of Application	Statement to be Included
Section 240.510	240.520 240.530	240.540

ELIGIBILITY SUBPART F:

Requirements Eligibility	of Elia	ecis	Redeterminations Time Limit
Eligibility Establishing	ome Visit eterminati	Eligibility Continuous E	Frequency of Extension of
Section 240.600	240.620	240.640	240.655

SUBPART G: NON-FINANCIAL REQUIREMENTS

Section
This
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ve Date of This Sect
C + 1.
to
Age Determination of Need Clients Prior to Effe (Repealed)
Section 240.710 240.715 240.720 EMERGENCY

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240.725 Clients After Effective Date of This Section (Repealed)								rvice							
sction		ed)						Maximum Payment Levels for Adult Day Care Service							
s Se		eale						V Ca						L.	
Thi		Rep				O		Da						mbe	
e of		Emergency Budget Act Reduction (Repealed)				Servi		Adult						Furnishing of Social Security Number	
Dat	•	duct		nts		for		for.		n				curi	
tive		t Re		reme		018		els		atio				1 Se	
fec		AC		inba		Lev		Lev		orm	ed			cia	
r Ef		dget		e Re		ent		ent		Inf	f Ne			f Sc	
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nts		genc		mnm		mnu		mnu	Of	leme	ssme	zens	denc	ishi	
Clie		Emer		Minimum Score Requirements		Maxir		Maxir	Plan of Care	Supplemental Information	Assessment of Need	Citizenship	Residence	Furn	
.725	EMERGENCY	240.726	EMERGENCY	240.727	EMERGENCY	240.728 Maximum Payment Levels for Service	EMERGENCY	240.729		240.735	240.740	240.750	240.755	240.760	
240	EME	240	EME	240	EME	240	EME	240	240	240	240	240	240	240	

FINANCIAL REQUIREMENTS SUBPART H:

Section 240.800 Financial Factors EMERGENCY 240.815 Exempt Assets 240.825 Income EMERGENCY 240.835 Income EMERGENCY 240.835 Earned Income Exemptions 240.845 Family 240.855 Monthly Average Income 240.855 Applicant/Client Expense for Care EMERGENCY 240.856 Application For Medical Assistance (Medicaid) 240.865 Application for Medical Assistance (Medicaid) 240.870 Change in Income 240.870 Care Care 240.875 Client Responsibility		
RGENCY Assets RGENCY RASSET RABLO Assets RGENCY READ ROSS Asset Transfers ROSS ROSS ROSS ROSS ROSS ROSS ROSS ROS	Section	
RGENCY 1810 RSEED RASELS 1815 REAMPT ASSETS 1820 RSEET Transfers 1825 ROBENCY 1830 Unearned Income Exemptions 1835 RATHOR Potential Retirement, Disability and Other Benefits 1845 RAMILY 1850 ROBENCY 1850 ROBENCY 1860 ROBENCY 1	240.800	Financial Factors
RGENCY Asset Transfers Asset T	EMERGENCY	
RGENCY .815 Exempt Assets .826 Asset Transfers .825 Income .830 Unearned Income Exemptions .836 Earned Income .840 Potential Retirement, Disability and Other Benefits .845 Family .855 Applicant/Client Expense for Care .866 Application For Medical Assistance (Medicaid) .867 Application of Applicant/Client Monthly Expense .870 Care .871 Care .872 Care .873 Client Responsibility	240.810	Assets
Exempt Assets 820 Asset Transfers 821 Income 822 Income 832 Unearned Income Exemptions 833 Unearned Income 834 Earned Income 840 Potential Retirement, Disability and Other Benefits 841 Pamily 852 Monthly Average Income 853 Applicant/Client Expense for Care 854 Application For Medical Assistance (Medicaid) 865 Application for Medical Assistance (Medicaid) 865 Application of Applicant/Client Monthly Expense 875 Client Responsibility 875 Client Responsibility	EMERGENCY	
.820 Asset Transfers .825 Income .825 Income .835 Unearned Income Exemptions .836 Unearned Income Exemptions .847 Family .850 Monthly Average Income .855 Applicant/Client Expense for Care .860 Change in Income .860 Application For Medical Assistance (Medicaid) .861 Application of Applicant/Client Monthly Expense .875 Client Responsibility	240.815	Exempt Assets
Income Unearned Income Exemptions Earned Income Potential Retirement, Disability and Other Benefits Family Monthly Average Income Applicant/Client Expense for Care Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility	240.820	Asset Transfers
Unearned Income Exemptions Earned Income Potential Retirement, Disability and Other Benefits Family Monthly Average Income Applicant/Client Expense for Care Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility	240.825	Income
Unearned Income Exemptions Earned Income Potential Retirement, Disability and Other Benefits Family Monthly Average Income Applicant/Client Expense for Care Cy Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility	EMERGENCY	
Earned Income Potential Retirement, Disability and Other Benefits Family Monthly Average Income Applicant/Client Expense for Care CY Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility	240.830	Unearned Income Exemptions
Potential Retirement, Disability and Other Benefits Family Monthly Average Income Applicant/Client Expense for Care CY Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility	240.835	Earned Income
Family Monthly Average Income Applicant/Client Expense for Care CY Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility		Potential Retirement, Disability and Other Benefits
Monthly Average Income Applicant/Client Expense for Care CY Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility		Family
Applicant/Client Expense for Care CM Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility	240.850	Monthly Average Income
CY Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility	240.855	Applicant/Client Expense for Care
Change in Income Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility		
Application For Medical Assistance (Medicaid) Determination of Applicant/Client Monthly Expense Care Client Responsibility	240.860	Change in Income
Determination of Applicant/Client Monthly Expense Care Client Responsibility	240.865	Application For Medical Assistance (Medicaid)
	240.870	ense
		Care
	240.875	Client Responsibility

DISPOSITION OF DETERMINATION SUBPART I:

	From			
	Individuals	Services		
	Prohibition of Institutionalized	Receiving Community Care Program Se	Written Notification	Corring Drownsion
Section	240.905		240.910	210 015

Standard Contractual Requirements for Case Coordination Units and Vendors
Vendor or Case Coordination Unit Fraud/Illegal or Criminal Acts
General Vendor and CCU Responsibilities (Repealed)

Section 240.1310

240.1320 240.1330

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240.920	Reasons for Denial Frequency of Redeterminations (Renumbered)
	Suspension of Services Discontinuous of Services to Clients Density Daments
	ation
	Reasons for Termination Reasons for Reduction or Change
	SUBPART J: SPECIAL SERVICES
Section	
240.1010	Nursing Home Prescreening
240.1040	
240.1050	Temporary Service Increase
	SUBPART K: TRANSFERS
Section	
240.1110	$\overline{}$
-	1 200 211
40.116	Service
240.1130	H .H
40.114	Transfer of Pending Applications
240.1150	ers
40.116	Temporary Transfers - Case Coordination Unit to Case
40.	- Vendo
.11	Transfer - Case Co
	Coordination Unit
	SUBPART L: ADMINISTRATIVE SERVICE CONTRACT
Section	
240.1210	Administrative Service Contract
	SUBPART M: CASE COORDINATION UNITS AND VENDORS

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			se Coordination	
Payment for Services (Repealed)	Purchases and Contracts (Repealed)	Safeguarding Case Information (Repealed)	Suspension/Termination of a Vendor or Case Coordination	Unit (CCU)
240.1396	240.1397	240.1398	240.1399	

SUBPART N: CASE COORDINATION UNITS

are Program Case Management	Case Coordination Unit Administrative Minimum Standards	case coordination onto responsibilities Case Management Staff Positions, Qualifications and	Responsibilities Training Requirements For Case Management Supervisors and	
Community Car	Case Coordin	Case Managem	Responsibilities Training Requirem	Case Managers
Section 240.1400	240.1410		240.1440	

SUBPART O: VENDORS

SUBPART P: PROVIDER PROCUREMENT

Section	
240.1600	Provider Contract
240.1605	Procuring Provider Services
240.1610	Procurement Cycle for Provider Services
240.1620	Issuance of Provider Proposal and Guidelines
625	240.1625 Content of Provider Proposal and Guidelines

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DEPARTMENT ON AGING

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

Criteria for Number of Provider Contracts Awarded Evaluation of Provider Proposals Determination and Notification of Provider Awards Objection to Procurement Action Determination Classification of Provider Service Violations Method of Identification of Provider Service Violations Compliance Reviews of Contracted Provider Agencies	Provider Right to Appeal Contract Actions for Failure to Comply with Community Care Program Requirements SUBPART Q: CASE COORDINATION UNIT PROCUREMENT	Procurement Cycle For Case Management Services Case Coordination Unit Compliance Review SUBPART R: ADVISORY COMMITTEES	Policy Advisory Committee
240.1630 240.1635 240.1640 240.1645 240.1650 240.1655	240.1661 240.1665	240.1710	Section 240.1800

		Technical Rate Review Advisory Committee	
	tee	Advisory	
	y Commit	Review	
	Policy Advisory Committee	al Rate	
	Policy	Technic	
DUCCTOIL	240.1800	240.1850	

SUBPART S: RATES

AUTHORITY: Implementing Section 4.02 and authorized by Section

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

4.01(1) of the Illinois Act on the Aging (Ill. Rev. Stat. 1991, ch. 23, pars. 6104.02 and 6104.01(1)).

SOURCE: Emergency rules adopted at 4 III. Reg. 1, p. 67, effective December 20, 1979, for a maximum of 150 days; adopted at 4 III. Reg. 17, p. 151, effective April 25, 1980; emergency amendments at 5 III. Reg. 1900, effective April 25, 1980; emergency amendments at 6 III. Reg. 12090, effective October 26, 1981; emergency amendments at 6 III. Reg. 1845, effective July 6, 1982; emergency amendments at 6 III. Reg. 1845, effective July 6, 1981; for a maximum of 150 days; amended at 7 III. Reg. 8697, effective July 6, 1981; effective July 6, 1982; codified at 8 III. Reg. 2633; amended at 9 III. Reg. 10208, effective July 1, 1983; codified at 8 III. Reg. 2633; amended at 9 III. Reg. 10208, effective July 1, 1985; emergency amendments at 9 III. Reg. 10208, effective July 1, 1985; emergency amendments at 9 III. Reg. 10208, effective July 1, 1985; emergency amendments at 13 III. Reg. 1133, effective July 1, 1989; amended at 14 III. Reg. 1233, effective July 1, 1990; amended at 14 III. Reg. 1233, effective July 1, 1990; emergency amendments at 15 III. Reg. 1233, effective July 1, 1990; emergency amendments at 15 III. Reg. 2838 effective, February 12, 1991; amended at 14 III. Reg. 2838 effective, February 12, effective October 1, 1991, for a maximum of 150 days; amended at 15 III. Reg. 2848 effective Reg. 1053, effective October 1, 1991, for a maximum of 150 days; amended at 15 III. Reg. 284, emergency amendments at 15 III. Reg. 2943; emergency amendments at 16 III. Reg. 2943; effective Une 30, 1992; emergency amend

IE: Bold faced type denotes statutory language.

Section 240.729 Maximum Service Levels for Adult Day Care Service

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DEPARTMENT ON AGING

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

Applicable service maximum levels for Community Care Program clients who, based on an approved plan of care, receive at least the indicated minimum units of adult day care service are:

MINIMUM ADC UNITS/WK.	N/A 2 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
SERVICE MAXIMUM LEVEL	\$ 190 450 600 750 800 910 1240 1445
DON SCORE RANGE	29-32 2233-36 37-45 46-56 57-67 68-78 88-100

ource: Added at 16 Ill. Reg. , effective

NOTICE OF REGULATORY FLEXIBILITY IMPACT ANALYSIS

Upon initial review, it has been determined that the following proposed rules promulgated by State agencies may impact small business:

Medical Payment; 89 Ill. Adm. Code 140 PUBLIC AID, DEPARTMENT OF

Persons wishing to obtain more information concerning the impact on small business may contact:

Department of Commerce and Community Affairs Office of Regulatory Assistance 620 East Adams Street/6th Floor Springfield, IL 62701 (217) 524-1516 Linda Brand

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of August 19, 1992 through August 25, 1992, and have been scheduled for review by the Committee at its September 1992 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Suite 500, Springfield, IL 62701.

JCAR	9/15/92	9/15/92	9/15/92	9/15/92	9/15/92	9/15/92	9/15/92
Start of First Notice	11/22/91 15 III Reg 16845	5/15/92 16 III Reg 7543	5/22/92 16 III Reg 7756	5/8/92 16 III Reg 7231	6/19/92 16 III Reg 9297	6/12/92 16 III Reg 8842	7/6/92 16 III Reg 10408
Agency and Rule	Department of Public Aid, Application Process (89 III Adm Code 110)	Carnival-Amusement Safety Board, Carnival and Amusement Ride Inspection Law (56 III Adm Code 6000)	Illinois Local Governmental Law Enforcement Officers Training Board, Illinois Police Training Act (20 III Adm Code 1720)	State Board of Education, Disadvantaged Students Funds Plan - Districts Over 50,000 ADA (23 III Adm Code 202)	Pollution Control Board, Carbon Monoxide Emissions (35 III Adm Code 216)	Department of Mental Health and Developmental Disabilities, Mental Health Clinic Program Standards and Provider Requirements (59 Ill Adm Code 130)	State Treasurer, Home Ownership Made Easy Act (74 III Adm Code 750)
Second Notice Expires	10/2/92	10/2/92	10/2/92	10/5/92	10/5/92	10/5/92	10/5/92

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY SECOND NOTICES RECEIVED (page 2)

JCAR Meeting	9/15/92	9/15/92	9/15/92	9/15/92
Start of First Notice	6/12/92 16 III Reg 8906	6/12/92 16 III Reg 8906	5/29/92 16 III Reg 8039	5/22/92 16 III Reg 7761
Agency and Rule	Department of Public Aid, Reimbursement for Nursing Costs for Geriatric Facilities (89 III Adm Code 147.100)	Department of Public Aid, Reimbursement for Nursing Costs for Geriatric Facilities (89 III Adm Code 147.300 through 147.350)	Department of Public Aid, Food Stamps (89 III Adm Code 121)	Department of Public Aid, Medical Assistance Programs (89 III Adm Code 120)
Second Notice Expires	10/8/92	10/8/92	10/8/92	10/8/92

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PROCLAMATION

PROFESSIONAL SECURITY MONTH 92-369

Whereas, security practitioners are dedicated to protecting the assests--people, property, and information--of private industry, government, and public institutions; and have significantly reduced the losses caused by a wide range of crimes committed against banks, schools, hotels, hospitals, museums, retail outlets, and countless other organizations that employ the efforts of these professionals Whereas,

Whereas, these security professionals have demonstrated outstanding service in preventing or minimizing losses to the community from natural or man-made disasters such as fires, riots, strikes, and other civil disorders; and Whereas, the American Society for Industrial Security has gnated September 1992 as a time to honor security their services; and

Illinois, MONTH in Therefore, I, Jim Edgar, Governor of the State of slaim September 1992 as PROFESSIONAL SECURITY professionals throughout the world; and proclaim Illinois.

designated

20, 1992. Issued by the Governor August 13, 1992. Filed with the Secretary of State August

SCHOOL'S OPEN SAFETY WEEK 92-370

School Safety guarding busy Whereas, as another academic year approaches, task of the for Patrol members prepare for intersections near schools; and

Whereas, established by the AAA-Chicago Motor Club in 1920, the School Safety Patrol organization has grown into a valuable asset, serving the public nationally and internationally; and Whereas, Safety Patrol members take pride in having saved countless lives and prevented many injuries in their line of duty, and these responsible individuals soon will be guiding classmates across busy streets and crowded intersections; and

crossings, drive responsibly, obey the rules of the road, and cooperate with Safety Patrol members in order to assist them as should watch for children at all motorists Whereas,

they help students cross the streets;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 24-28, 1992, as SCHOOL'S OPEN SAFETY WEEK in

Issued by the Governor August 13, 1992. Filed with the Secretary of State August 20, 1992.

KID SAFE MONTH

various educational workshops offered through a program called to children nationwide with dedicated is. The National Child Safety Council the message of safety Kid Safe; and Whereas, delivering

Whereas, the educational workshops cover a variety of safety topics including fire safety, traffic safety, water safety, emergency first aid, emergency telephone training, and personal

safety; and

Whereas, the National Unity salety Community, expensors, comprised of the health care community, emergency services, the American Red Cross, the American Heart Association, the business community, and hundreds of community organizations, are coordinating efforts to deliver the Rid Safe organizations, are coordinating efforts to deliver the Rid Safe Whereas, the National Child Safety Council and its Illinois Illinois-1992" campaign;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 1992 as KID SAFE MONTH in Illinois and encourage citizens to take the steps necessary to make Illinois a safe place for our children to live.

Issued by the Governor August 14, 1992.

Filed with the Secretary of State August 20, 1992.

ILLINOIS JUDICIAL COUNCIL DAY

Whereas, the Illinois Judicial Council is primarily comprised judicial our state's African-American and Hispanic judges and officers; and Whereas, the council takes part in many charitable and philanthropic activities to assist the less fortunate individuals

in our communities; and

Whereas, the Illinois Judicial Council has 'adopted' a Chicago Housing Authority building. The council provides the residents with food and toys at Christmas, maintains a library in the building, and occasionally visits residents; and Whereas, the council has demonstrated a commitment to

education. It operates a speakers bureau for schools, cosponsors a high school Law Day program with the Cook County Bar Association, and awards scholarships to law students; and Whereas, the Illinois Judicial Council is holding its Annual

Awards and Installation Banguet September 25 at the Palmer

proclaim September 25, 1992, as ILLINOIS JUDICIAL COUNCIL DAY in Illinois and commend the council on its efforts to improve the Jim Edgar, Governor of the State of Illinois, Hilton Hotel in Chicago; Therefore,

Issued by the Governor August 17, 1992. Filed with the Secretary of State August 20, 1992. quality of life for our citizens.

ILLINOIS REGISTER

EYE EXAM MONTH

most of Whereas, the precious gift of eyesight is one valuable of the senses; and

Prevent Blindness has estimated that half of all blindness can be prevented; and Whereas, the National Society to

Whereas, citizens should take steps to maintain good vision, such as using protective eyewear and obtaining eye exams on a regular basis. Eye exams may detect vision problems in time to prevent blindness;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 1992 as EYE EXAM MONTH in Illinois.

Filed with the Secretary of State August 20, 1992. Issued by the Governor August 18, 1992.

IRON OVERLOAD DISEASES AWARENESS WEEK 92-374

Whereas, an estimated one Illinois resident in 200 carries double genes that cause an accmulation of excessive iron stores, resulting in disease of the liver, the heart, the sex glands, the pancreas, and the joints. This condition may be fatal untreated; and

Whereas, many doctors and their patients are unaware of this Whereas, our state's carrier rate of th hemochromatosis gene is estimated to be 26 in 200; and

high incidence; and

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 13-19, 1992, as IRON OVERLOAD DISEASES AWARENESS WEEK in Illinois and urge citizens to participate in protecting their health by informing themselves of this common but underdiagnosed condition.

Filed with the Secretary of State August 20, 1992. Issued by the Governor August 18, 1992.

JIM MONKEN DAY

Whereas, Jim Monken has served the East St. Louis community for 32 years as teacher and head football coach at East St. Louis Assumption and East St. Louis Lincoln High Schools; and

Whereas, during his tenure as coach, Jim led teams to 4 state conference titles. Four of the team members he coached went on to become NFL 15 IHSA play-offs, and 8 semi-final appearances, stars; and

the Coach of the Year title four times Athletic School Whereas, Jim earned the Coach of the Year and was inducted into the Illinois High

ILLINOIS REGISTER

Association Hall of Fame; and Whereas, his dedication to students, athletes, and the East St. Louis community has touched the lives of many individuals; and

Whereas, Jim has decided to retire from coaching and teaching in East St. Louis; and
Whereas, to honor his devotion and celebrate his retirement,
Jim will be 'roasted' by his collegues, former players, and
friends at Fischer's Restaurant in Belleville August 21, 1992;
Therefore, I, Jim Edgar, Governor of the State of Illinois,
proclaim August 21, 1992, as JIM MONKEN DAY in Illinois in
recognition of Jim's dedication and accomplishments. I extend
best wishes to him on his retirement.
Issued by the Governor August 18, 1992.
Filed with the Secretary of State August 20, 1992.

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ACTION CODES	P - Proposed Rule	PF - Prohibited Filing Order by	JCAR*	PP - Peremptory or Court Ordered Rules	PR - Proposed Repealer	R - Refusal to meet JCAR Objection	RC - Statement of Recommendation	S - Suspension ordered by JCAR	W - Withdrawal to meet JCAR	Objections		*Joint Committee on Administrative Rules
ACTION	A - Adopted Rule	AR - Adopted Repealer		C - Notice of Corrections	CC - Codification Changes	E - Emergency Rule	ER - Emergency Repealer	M - Modification to meet JCAR objections	O - JCAR Statement of Objections	RQ - Request for Correction	EC - Expedited Corrections	

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

COUNCIL
RECLAMATION
LANDS
MINED
BANDONED

4 III. Adm. Code 550 Americans With Disabilities Act Grievance Procedure (P-5697; A-11744) A III. Adm. Code 50 Amimal Control Act (P-3618; A-11751) A III. Adm. Code 110 Animal Diagnostic Laboratory Act (P-3624; A-11416) Animal Diagnostic Laboratory Act (P-3624; A-11416) B III. Adm. Code 200 Commercial Feed Act (P-9169) B III. Adm. Code 305 B III. Adm. Code 305 B III. Adm. Code 305 B III. Adm. Code 400 B III. Dead Animal Disposal Act (P-3653; A-11773) B III. Adm. Code 400 Cuestock Auction Markets (P-3673; A-11781) B III. Adm. Code 115 Meat & Poultry Inspection Act (PP-1899) (P-1921; A-8349) (PP-11687) (PP-11963) Cuestock Auction Markets (P-3673; A-11793) Cuestock Auction Markets (P-3673; A-11793) Cuestock Poultry Inspection Act (P-1899) (P-1921; A-8349) (PP-11687) (PP-11963) Cuestock Auction Markets (P-3673; A-11793)	8 III. Adm. Code 1 Administrative Rules (Formal Administrative Proceedings; Contested Cases; Pettinons; Declaratory Rulings; Public Disclosure) (P-8631) 4 III. Adm. Code 550 Americans With Disabilities Act Grievance Procedure (P-5097; A-11744)
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1	Code 211	Code 580	8 III. Adm. Code 5	Code 105
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The Sections Affected Index lists, by Title, each Section of a Part on which rulemaking activity has occurred in this volume (calendar year) of the Register. The columns indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash (e.g. 11 III. Adm. Code 436.05 was proposed last year and adopted this year. The action entry reads: (P-15655/91; A-4520). The codes are listed below.

TYPE OF RULEMAKING	ACTION CODES
am = amendment to existing Section cc = codification changes n = new Section r = repeal of existing Section re = recodified # = renumbered	A = Adopted rule C = Correction CC = Codification Changes PP = Peremptory rule E = Emergency rule R = Refusal to Modify F = Failure to Remedy or Withdraw Objection RC = Statement of M = Modification Recommendation O = JCAR Objection RQ = Request for Correction
	P = Proposed Rule S = Suspend rule

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TITLE 1			1720.310	п	(A-4503)
245.100	п	(P-2314; A-8509)	1720.320	п	(A-4503)
245.110	n	(P-2314; A-8509)	1720.330	п	(A-4503)
245.120	п	(P-2314; A-8509)	1720.340	u	(A-4503)
245.130	п	(P-2314; A-8509)	1720.350	п	(A-4503)
245.140	п	(P-2314; A-8509)	1720.360	п	(A-4503)
245.Ex.A	u	(P-2314; A-8509)	1720.370	п	(A-4503)
245.Ex.B	n	(P-2314; A-8509)	1720.380	п	(A-4503)
300.100	am	(P-11391)	1800.10	am	(P-5565)
300.200	am	(P-11391)	1800.20	am	(P-5565)
300.300		(P-11391)	1800.100	am	(P-5565)
300.400	am	(P-11391)	1800.II.A	am	(P-5565)
300.Ap.A	ı	(P-11391)	2900.10	п	(A-12152)
			2900.100	п	(A-12152)
TITLE 2			2900.110	п	(A-12152)
351.200	am	(A-13229)	2900.200	п	(A-12152)
351.400	am	(A-13229)	2900.210	п	(A-12152)
351.Ap.D	am	(A-13229)	2900.220	п	(A-12152)
351.Ap.E	am	(A-13229)	2900.230	u	(A-12152)
550.210	am	(A-7697)	2900.Ap.A.	п	(A-12152)
700.10	am	(A-3893)	2905.10	п	(A-12145)
700.20	am	(A-3893)	2905.20	п	(A-12145)
700.30	am	(A-3893)	2905.100	п	(A-12145)
700.35	u	(A-3893)	2905.110	п	(A-12145)
700.40	am	(A-3893)	2905.200	п	(A-12145)
700.50	am	(A-3893)	2905.210	п	(A-12145)
09.007	am	(A-3893)	2905.300	п	(A-12145)
700.70	am	(A-3893)	2905.310	u	(A-12145)
700.100	am	(A-3893)	2905.400	п	(A-12145)
700.130	am	(A-3893)	2905.410	п	(A-12145)
700.140	am	(A-3893)	2905.420	п	(A-12145)
1027.10	u	(A-11445)	5375.Ap.A	am	(A-7497)
1052.10	п	(P-2322)			
1052.20	п	(P-2322)	TITLE 4		
1052.30	п	(P-2322)	100.10	п	(P-3444; A-8559)
1052.40	п	(P-2322)	100.20	п	(P-3444; A-8559)
1052.50	п	(P-2322)	100.30	u	(P-3444; A-8559)
1052.60	u	(P-2322)	100.40	п	(P-3444; A-8559)
1052.70	u	(P-2322)	100.50	u	(P-3444; A-8559)
1052.80	п	(P-2322)	100.60	u	(P-3444; A-8559)
1052.Ap.A	u	(P-2322)	100.70	п	(P-3444; A-8559)
1177.10	п	(A-12778)	125.10	п	(P-2283)
1650.Tb.A	am	(A-13237)	125.20	п	(P-2283)
1702.10	u	(A-11442)	125.30	u	(P-2283)
1702.20	u	(A-11442)	125.40	п	(P-2283)
1720.100	п	(A-4503)	125.50	п	(P-2283)
1720.110	п	(A-4503)	125.60	п	(P-2283)
1720.120	u	(A-4503)	125.70	п	(P-2283)
1720.200	п	(A-4503)	125.80	п	(P-2283)
1720.210	u	(A-4503)	125.Ap.A	п	(P-2283)
000 000		(A 4503)	175 10		(00100)

Withdrawal of

625.50 625.60 625.70 650.10 650.10 650.20 650.30 650.00 650.00 650.00 675.10 675.10 675.10 675.10 675.10 675.00 67		8/3.20	n (P	(P-8160)
625.60 625.70 625.80 625.70 625.80 625.70 625.80 650.10 650.20 650.20 650.20 650.20 650.20 650.20 650.20 675.20 675.20 675.70 67	(P-2322; A-10282) (P-2322; A-10282)	875.30		P-8160)
655.70 655.80 655.80 655.80 650.10 650.10 650.30 650.30 650.30 650.30 650.30 650.30 650.30 650.30 650.30 650.30 675.20 675.30 67		875.40	n (P	(P-8160)
625.80		875.50		(P-8160)
650.10 650.20 650.20 650.30 650.30 650.30 650.30 675.10 675.20 675.20 675.20 675.30 675.40	(P-2322; A-10282)	875.60		(P-8160)
650.20 650.30 650.40 650.30 650.40 650.50 650.60 675.20 675.20 675.30 675.40 67	(F-2322; A-10282) (P-3253: A-8503)	875.80	n n	(r-8160)
650.30 650.40 650.40 650.70 650.60 650.70 675.10 675.20 675.30 675.40 675.40 675.70 1725.10 1725.30 1725.30 1725.30 1725.40 17	(P-3253; A-8503)	900.10		(P-9273)
650.40 650.50 650.60 650.70 675.10 675.20 675.20 675.50 675.50 675.50 675.70 67	(P-3253; A-8503)	900.20		(P-9273)
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650.70 675.20 675.20 675.30 675.40 675.50 675.60 1725.10 1725.10 1725.10 1725.10 1725.10 1725.10 1725.10 1725.10 1725.10 1725.10 1725.10 1725.00 1725.	(F-3233; A-8303)	900.40	n n	(F-92/3)
675.10 n 675.20 n 675.30 n 675.40 n 675.50 n 675.10 n 725.10 n 725.10 n 725.40 n 725.40 n 725.60 n 725.60 n 726.20 n 750.20 n 750.20 n 750.20 n 750.20 n 750.20 n 800.10 n 800.30 n 800.50 n 800.50 n 800.60 n 800	(F-3253; A-8503)	900.60		P-9273)
675.20 675.30 675.30 675.50 675.60 1725.10 1725.10 1725.10 1725.40 1725.40 1725.60 1725.60 1725.60 1725.60 1725.60 1725.60 1725.60 1725.60 1725.60 1725.00 172	(P-1779; A-8523)	900.70	n (P	(P-9273)
675.30 n 675.40 n 675.50 n 675.60 n 725.20 n 725.20 n 725.30 n 725.40 n 725.60 n 725.60 n 725.00 n 750.10 n 750.20 n 750.00 n 800.10 n 800.20 n 800.30 n 800.40 n 800.40 n 800.40 n 800.40 n 800.60 n 800	(P-1779; A-8523)	925.100	n (P	(P-10534)
675.40 n 675.50 n 675.60 n 725.10 n 725.30 n 725.30 n 725.30 n 725.60 n 725.60 n 720.10 n 750.20 n 750.20 n 750.00 n 800.10 n 800.20 n 800.40 n 800.40 n 800.40 n 800.40 n 800.60 n	(P-1779; A-8523)	925.110		(P-10534)
675.50 675.60 675.70 725.10 725.30 725.30 725.30 725.60 725.60 725.60 725.70 750.20 750.20 750.20 750.20 750.50 800.10 800.30 800.30 800.40 800.40 800.40 800.40 800.60 80	(P-1779; A-8523)	925.120		(P-10534)
677.00 725.10 725.20 725.40 725.40 725.40 725.40 725.60 725.60 725.00	(P-17/9; A-8523)	925.130		(P-10534)
725.10 725.20 725.20 725.40 725.40 725.60 725.60 725.00 750.10 750.20 750.20 750.30 750.60 750.60 800.10 800.30 800.40 800.40 800.60 80	(F-1179; A-6323)	925.140	<u>.</u>	(F-10534)
725.20 n 725.40 n 725.40 n 725.40 n 725.60 n 725.70 n 750.20 n 750.20 n 750.30 n 750.40 n 750.60 n 800.10 n 800.10 n 800.00 n 800	(P-3689: A-11432)	925.160		(P-10534)
725.30	(P-3689; A-11432)	925.Ap.A		(P-10534)
725.40 n 725.50 n 725.60 n 725.70 n 750.10 n 750.20 n 750.30 n 750.40 n 750.40 n 750.60 n 800.10 n 800.20 n 800.30 n 800.50 n 800.50 n 800.60 n 800	(P-3689; A-11432)	950.10	n (P	(P-9216)
725.50	(P-3689; A-11432)	950.20	n (P	(P-9216)
725.60 n 725.70 n 750.10 n 750.20 n 750.40 n 750.40 n 750.60 n 750.60 n 800.10 n 800.30 n 800.50 n 800.50 n 800.60 n 800	(P-3689; A-11432)	950.30		P-9216)
725.70 n 750.10 n 750.20 n 750.30 n 750.40 n 750.50 n 750.50 n 750.70 n 800.10 n 800.10 n 800.30 n 800.50 n 800.50 n 800.60 n	(P-3689; A-11432)	950.40		(P-9216)
750.10 750.20 750.20 750.30 750.40 750.50 750.60 750.60 750.60 750.60 750.60 750.60 750.60 750.60 750.60 800.10 800.30 800.40 800.60 800.60 800.60 800.60 800.60 800.60 800.60 800.60 800.60 800.60 800.70 800.60 800.70 800.80	(P-3689; A-11432)	950.50		(P-9216)
750.20	(P-8338)	950.60		(P-9216)
750.40 750.40 750.60 750.60 750.60 800.10 800.20 800.40 800.40 800.50 800.60 80	(P-8338)	950.70		(P-9216)
750.40 750.50 750.70 800.10 800.20 800.30 800.50 800.50 800.50 800.50 800.70 800.70 800.70 800.70 800.70 800.70 800.70 800.70 800.70 800.70 800.70	(F-8338)	975.10		(P-11/09)
750.00 II 750.00 II 750.00 II 800.10 II 800.20 II 800.30 II 800.30 II 800.50 II 800.50 II 800.50 II 800.70	(F-8338)	075.20	1 1	(P-11/09)
·;	(F-8338)	975.40		(P-11709)
·;	(P-8338)	975.50		(P-11709)
4.	(P-11988)	975.60	n (P	(P-11709)
<: 	(P-11988)	975.70		(P-11709)
4.	(P-11988)	1000.10		P-12799)
4	(P-11988)	1000.20		P-12799)
	(P-11988)	1000.30	E 6	P-12/99)
4	(F-11988)	1000.40		(F-12790)
Наппп	(F-11988)	1000.60		(P-12799)
	(P-11988)	1000.70	8	P-12799)
a a	(P-8026)	1025.10	n (P	(P-13188) (P-13483)
п	(P-8026)	1025.20	n (P	(P-13188) (P-13483)
	(P-8026)	1025.30	n (P	P-13188) (P-13483)
850.40 n	(P-8026)	1025.40	n (P.	(P-13188) (P-13483)
п	(P-8026)	1025.50	n (P	(P-13188) (P-13483)
850.60 n	(P-8026)	1025.60	a a	(P-13188) (P-13483)
850.70 n (P-8026)	(P-8026)	1025.70	n (P	(P-13188) (F-13483)

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ber 4, 1992	(P-7949)	(P-7949)	(P-7949)	(P-7949)	(P-7949)	(P-7949)	(P-7949)	(P-8297)	(P-8297)			(P-2436; A-8232)	(P-11005)	(P-1263; A-7486)	(P-12372)	(P-12372)	(P-12372)	(P-12372)	(P-12372)	(P-12372)	(P-12372)	(P-12372)	P-12372)	(P-12379)	F-12379)	(F-12379)	(P-12379)	P-12379)	(P-12379)	(P-12379)	(P-12379)	(P-6742; A-13069)	(P-11001)	(P-10996)	(P-10996)	(P-10996)	(P-10996)	(P-6747; A-13073)	(P-15655/91; A-4520)	(P-15655/91; A-4520)	(P-15655/91; A-4520)	P-15655/91; A-4520)	P-15655/91; A-4520)	(P-15655/91; A-4520)	(P-15655/91; A-4520)	P-15655/91; A-4520)				
September	(P-7	(P-7	(P-7	(P-7	(P-7	(P-7	(P-7							(P-1	(P-1	(P-1	(P-1	(P-1	(P-1	(P-1	(P-1	(P-1	(P-1	(P-1	1-1-0	(F-1,	- i	(P-1)	(P-1)	(P-1;	(P-1;							(P-1)					(P-1;	(P-1;	Ī	(P-1	(P-1	(P-15		
	п		-	g.	п	п	п	am	am			am	am	п	-	L	4	-	L	4	L	L	ь	ы ь		- L			—	-	ч	am	аш	am	am	am	am	п	аш	am	am	am	u	ы	am	4	L	ч	am	-
SECTIONS AFFECTED INDEX	305.10	305.20	305.30	305.40	305.50	305.60	305.70	1400.147	1400.149		TITLE 11	405.90	409.20	415.60	416.10	416.20	416.30	416.40	416.50	416.60	416.70	416.80	416.90	417.10	417 30	417.40	417.50	417.60	417.70	417.80	417.90	422.10	422.70	422.90	422.100	422.110	433.120	434.05	434.10	434.20	434.40	435.20	436.05	436.10	436.20	436.30	436.40	436.50	436.60	07 354
#36		(PP-11963)	(P-1921; A-8349)	(PP-1899)	(P-1921; A-8349)	(PP-11687)	(P-1921; A-8349)	(PP-11963)	(P-1921; A-8349)	(P-1921; A-8349)	(PP-1899) (PP-11687)	(P-1921; A-8349;	PP-12234)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-9169)	(P-7955)	(P-7955)	(P-7955)	(P-7955)	(P-7955)	(P-7955)	(P-7955)	(P-7955)	(P-2969; A-8361)	(P-2060: A-8361)
Issue	(Q.,	am	аш	am			am		am	a	am	am		ı	п	ч	u	ы	п	ы	п			- F					u	_	ı	u	п	п	u	u	п	п	u	п	п	u	u	п	u	ū	п	п	u	
Volume 16,	TITLE 8 (CONT'D)	125.100	125.190	125.260			125.270		125.290	125.295	125.380	125.390		200.10	200.15	200.20	200.25	200.30	200.35	200.40	200.45	200.30	200.33	200.65	200.20	200.75	200.85	200.90	200.95	200.100	200.110	200.120	200.130	200.140	200.150	200.160	200.170	200.200	200.210	200.220	211.10	211.20	211.30	211.40	211.50	211.60	211.70	211.80	235.10	00 300
September 4, 1992	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-3231; A-8364)	(P-3618; A-11751)	(P-3673; A-11793)	(P-3673; A-11793)	(P-3673; A-11793)			(P-3646; A-11766)				(P-3646; A-11/66)		(F-3633; A-11/36)		(F-5055; A-11/50)							(P-3624; A-11416)	(P-3624; A-11416)	(P-3624; A-11416)	(P-3624; A-11416)	(P-3680; A-11799)	(P-3680; A-11799)	(P-3680; A-11799)	(P-3680; A-11799)	(P-3624)	(P-3624)	(P-3624)	(P-3624)	(P-3624)	(P-3661; A-11781)	(P-3661; A-11781)	(P-3661; A-11781)	(P-3661; A-11781)	(P-3661; A-11781)	(P-3661; A-11781)	(P-3661; A-11781)	(P-8898; W-11972)	(P-1921: A-8349)
d ac	L	L	L	am	am	am	L L	am	am	am	am	am	am	am	am	am	am	am	am	am	am	аш	am	am	п		am	am	am	am	am	am	am	am	am	u	am	am	am	am	am	am	am	am	am	am	am	am	am	me
	1.425	1.435	1.445	1.500	JI.A	.II.B	5.90	30.150	40.5	40.60	40.100	40.170	55.10	55.40	55.45	55.50	55.90	55.100	85.5	85.10	85.15	85.80	85 100	85.115	85.120	90.5	90.110	100.50	100.80	100.90	100.110	100.120	105.5	105.10	105.30	105.90	110.50	110.80	110.90	110.110	110.120	115.10	115.20	115.30	115.50	115.70	115.80	115.100	121.25	125 10
		(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8031)	(P-8031)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	(P-8631)	P-8631)	(P-8631)	(D 9621)
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	TITLE 8	10	1.15			1.25 a			1.44														1 120	1.120			1.128 n		1.240 a									1.310	1.315	1.320 r	1.325	1.330	1.335	1.340 r	1.345	1.350	1.400	1.410 r	1.415	000

(CONTINUE)		1318 190		(P-15388/91·A-7489)	TITLE 14 CONT
(11 CON D)	(D 15655/01: A 4520)	1424 100		(P-2444: A-11193)	1220 140
1 08.00.80	(P-15655/91, A-4520)	1424.105		(P-2444)	1220.150
136 100 am	(P-15655/91: A-4520)	1424.170	am	(P-2444) (P-12133)	1220.160
	(P-15655/91; A-4520)	1424.175	L	(P-12133)	1220.200
	(P-15655/91; A-4520)	1424.250	am	(P-1266; A-7493)	1220.210
436.130 am	(P-15655/91; A-4520)	1705.10	п	(P-1779)	1220.220
436.140 r	(P-15655/91; A-4520)	1705.20	u	(P-1779)	1220.230
438.40 am	(P-12377)	1705.30	п	(P-1779)	1220.240
440.40 am	(P-6755; A-13077)	1705.40	п	(P-1779)	1220.250
440.50 am	(P-6755; A-13077)	1705.50	E	(P-1779)	1220.300
440.60 am	(P-6755; A-13077)	1705.60	u	(P-1779)	1220.310
440.120 am	(P-6755; A-13077)	1705.70	п	(P-1779)	1220.320
440.160 n	(P-6755; A-13077)				1220.330
450.10 n	(P-2292)	TITLE 14			1220.400
502.30 am	(P-6751; A-12774)	130.110	am	(P-14209/91; A-6000)	1220.410
509.10 am	(P-6955)	170.10	am	(P-5247; A-11196)	1220.500
509.20 am	(P-6955)	170.11	am	(P-5247; A-11196)	1220.510
509.30 аш	(P-6955)	170.12	am	(P-5247; A-11196)	1220.520
	(P-6955)	170.13	am	(P-5247; A-11196)	1230.100
509.50 am	(P-6955)	170.14	am	(P-5247; A-11196)	1230.110
509.60 am	(P-6955)	170.17	am	(P-5247; A-11196)	1230.200
509.70 am	(P-6955)	170.20	am	(P-5247; A-11196)	1230.210
509.75 am	(P-6955)	170.30	u	(P-5247; A-11196)	1230.300
509.80 am	(P-6955)	175.10	am	(P-7518/91; A-4058)	1230.310
so 309.90 am	(P-6955)	520.900	am	(P-89)	1230.400
n 56.605	(P-6955)	520.930	am	(P-89)	1230.500
509.100 am	(P-6955)	520.1100	п	(P-89)	1230.510
509.110 am	(P-6955)	520.1110	u	(P-89)	1230.520
509.130 r	(P-6955)	520.1120	п	(P-89)	1230.530
509.140 am	(P-6955)	520.1130	u	(P-89)	1230.540
509.150 am	(P-6955)	520.1140	п	(P-89)	
509.160 am	(P-6955)	526.10	п	(P-6524)	TITLE 17
509.i70 am	(P-6955)	526.20	п	(P-6524)	110.4
509.175 r	(P-6955)	526.30	п	(P-6524)	
509.190 am	(P-6955)	526.40	u	(P-6524)	110.30
509.195 r	(P-6955)	526.50	u	(P-6524)	110.40
509.200 am	(P-6955)	526.60	u	(P-6524)	110.90
509.210 am	(P-6955)	526.70	u	(P-6524)	110.100
509.220 am	(P-6955)	526.80	u	(P-6524)	110.150
509.230 am	(P-6955)	526.90	п	(P-6524)	110.165
509.240 r	(P-6955)	550.20	am	(P-7090)	110.170
509.250 r	(P-6955)	550.30	am	(P-7090)	115.10
509.260 r	(P-6955)	550.35	am	(P-10249/91; A-3464)	115.30
509.265 r	(P-6955)	550.40	am	(P-7090)	115.40
509.270 am	(P-6955)	550.50	am	(P-7090)	115.50
305.120 r	(P-2439)	550.60	am	(P-7090)	130.30
305.130 r	(P-2439)	1220.100	u	(P-8747/91; A-10163)	130.40
305.140 am	(P-2439)	1220.110	u	(P-8747/91; A-10163)	130.50
314.10	(P-2433; A-8229)	1220.120	_	(P-8747/91; A-10163)	

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September 4, 1992	Volume 16,	Issue		FECTED INDE		September 4, 1992
(P-15388/91;A-7489)	TITLE 14 (CON	T'D)		130.70	am	(E-7925) (C-8614)
(P-2444; A-11193)	1220.140	· u	(P-8747/91; A-10163)			(P-8275)
(P-2444)	1220.150	п	(P-8747/91; A-10163)	130.120	am	(E-7925) (C-8614)
(P-2444) (P-12133)	1220.160	u	(P-8747/91; A-10163)			(P-8275)
(P-12133)	1220.200	п	(P-8747/91; A-10163)	130.130	am	(E-7925) (C-8614)
(P-1266; A-7493)	1220.210	u	(P-8747/91; A-10163)			(P-8275)
(P-1779)	1220.220	u	(P-8747/91; A-10163)	130.135	am	(P-8275)
(P-1779)	1220.230	u	(P-8747/91; A-10163)	150.10	am	(P-18055/91; A-4839)
(P-1779)	1220.240	u	(P-8747/91; A-10163)	150.20	am	(P-18055/91; A-4839)
(P-1779)	1220.250	u	(P-8747/91; A-10163)	150.30	am	(P-18055/91; A-4839)
(P-1779)	1220.300	u	(P-8747/91; A-10163)	150.40	am	(P-18055/91; A-4839)
(P-1779)	1220.310	u	(P-8747/91; A-10163)	220.60	am	(P-18050/91; A-7335)
(P-1779)	1220.320	u	(P-8747/91; A-10163)	510.10	am	(P-5436; A-11064)
	1220.330	u	(P-8747/91; A-10163)	525.30	am	(P-15647/91; A-1826)
	1220.400	u	(P-8747/91; A-10163)	530.10	аш	(P-7161; A-12470)
(P-14209/91; A-6000)	1220.410	u	(P-8747/91; A-10163)	530.20	am	(P-7161; A-12470)
(P-5247; A-11196)	1220.500	u	(P-8747/91; A-10163)	530.70	am	(P-7161; A-12470)
(P-5247; A-11196)	1220.510	п	(P-8747/91; A-10163)			(P-12280)
(P-5247; A-11196)	1220.520	п	(P-8747/91; A-10163)	. 08'08'	am	(P-7161; A-12470)
(P-5247; A-11196)	1230.100	u	(P-9222)			(P-12280)
(P-5247; A-11196)	1230.110	п	(P-9222)	530.90	am	(P-7161; A-12470)
(P-5247; A-11196)	1230.200	u	(P-9222)			(P-12280)
(P-5247; A-11196)	1230.210	u	(P-9222)	530.100	am	(P-7161; A-12470)
(P-5247; A-11196)	1230.300	u	(P-9222)			(P-12280)
(P-7518/91; A-4058)	1230.310	u	(P-9222)	530.105	am	(P-7161; A-12470)
(P-89)	1230.400	u	(P-9222)			(P-12280)
(P-89)	1230.500	u	(P-9222)	530.110	am	(P-7161; A-12470)
(P-89)	1230.510	u	(P-9222)			(P-12280)
(P-89)	1230.520	u	(P-9222)	530.115	п	(P-7161; A-12470)
(P-89)	1230.530	u	(P-9222)	530.120	аш	(P-7161; A-12470)
(P-89)	1230.540	u	(P-9222)	550.20	am	(P-5454; A-11078)
(P-89)				550.30	am	(P-5454; A-11078)
(P-6524)	TITLE 17			570.20	am	(P-5443; A-11069)
(P-6524)	110.4	u	(E-7934; C-8615)	570.30	am	(P-5443; A-11069)
(P-6524)			(P-8289)	570.40	am	(P-5443; A-11069)
(P-6524)	110.30	am	(P-8289)	590.10	am	(P-14157/91; A-570)
(P-6524)	110.40	am	(P-8289)			(P-7189; A-12491)
(P-6524)	110.90	am	(P-8289)	590.20	am	(P-14157/91; A-570)
(P-6524)	110.100	am	(P-8289)			(P-7189; A-12491)
(P-6524)	110.150	am	(P-8289)	590.25	am	(P-7189; A-12491)
(P-6524)	110.165	п	(P-8289)	590.26	u	(P-7189; A-12491)
(P-7090)	110.170	am	(P-8289)	590.30	am	(P-7189); A-12491
(P-7090)	115.10	am	(P-18045/91; A-4835)	290.50	am	(P-7189; A-12491)
(P-10249/91; A-3464)	115.30	am	(P-18045/91; A-4835)	290.60	am	(P-14157/91; A-570)
(P-7090)	115.40	am	(P-18045/91; A-4835)			(P-7189; A-12491)
(P-7090)	115.50	am	(P-18045/91; A-4835)	620.10	u	(P-12302)
(P-7090)	130.30	am	(P-8275)	620.20	u	(P-12302)
(P-8747/91; A-10163)	130.40	am	(P-8275)	620.30	g g	(P-12302)
(P-8747/91; A-10163)	130.50	am	(E-7925) (C-8614)	620.40		(P-12302)
(P-8747/91; A-10163)			(P-8275)	620.50	=	(P-12302)
(P-8747/91; A-10163)				620.EX.A	u	(P-12302)
	Ptember 4, 1992 (P-15388/91;A-7489) (P-2444) (P-11193) (P-2444) (P-12133) (P-1426;A-7493) (P-1779) (P-5247; A-11196) (P-5248) (P-5248) (P-6524) (P-6900) (P-7090) (P-7090) (P-7090) (P-7090) (P-8747/91; A-10163) (P-8747/91; A-10163)	1992 1489) 33) 33) 33) 33) 33) 33) 34) 36) 36) 36) 36) 36) 36) 36) 36	1992 Volume 16, TTLE 14 (CONT 33) 1220.140 1220.200 12	1992 Volume 16, Issue #36 1489 TITLE 14 (CONT'D) 1220.150 n (P-87479 1220.200 n (P-9222 1230.310 n (P	1992 Volume 16, Issue #36 1489 TITLE 14 (CONT'D) 1220.150 n (P-87479 1220.200 n (P-9222 1230.200 n (P-9222 1230.200 n (P-9222 1230.200 n (P-9222 1230.200 n (P-9222 1230.300 n (P-8289 110.100 am	1992 Volume 16, Issue #36 SECTIONS AFFECTED INDEX 1489) TITLE 14 (CONTD) P874791; A-10163) 190.120 mm 1220.130 mm P874791; A-10163) 190.120 mm 1220.230 mm P874791; A-10163) 190.130 mm P874791; A-10163) 190.200 mm P87879; A-10163 mm P87879; A-10163

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(F-755; W-4535) (P-4148; A-11108) (P-755; W-4555) (P-4148; A-11108) (P-755; W-4555) (P-4148; W-4555) (P-4148; W-4555)	(F-148; A-11108) (P-755; W-4555) (P-4132; A-11052) (P-4132; A-11052)	(P-2302; A-8483) (P-2307; A-8479) (P-14794/91; A-1806) (P-14794/91; A-1806) (P-14794/91; A-1806) (P-14820/91; A-1833) (P-14820/91; A-1833) (P-14820/91; A-1833) (P-14820/91; A-1833) (P-14820/91; A-1816) (P-14820/91; A-1816) (P-14807/91; A-1816) (P-14783/91; A-1797) (P-14783/91; A-1797) (P-5576) (P-5576)	(P-5576) (P-5576) (P-5576) (P-5576) (P-5576) (P-5576) (P-5576)

525.130 525.140

(P-5166; A-10439) (P-4803)

525.150 1205.10

1205.20

3020.70

(P-2727; R-8497) (P-2727; R-8497)

970.30

(P-14833/91; A-1843) (P-14833/91; A-1843) (P-14833/91; A-1843) (P-14833/91; A-1843) (P-14833/91; A-1843)

(P-5157; A-11087) (P-5157; A-11087)

690.20

710.10 710.20 710.21

710.30

(P-10138) (P-10138)

970.20 970.40

(P-2727; R-8497) (P-2727; R-8497) (P-2727; R-8497)

3020.50

3030.30 3030.50 3035.40 3035.70

3030.60

(P-13594/91; A-103)

am am am am

110.30 1530.30

970.50

(P-2727; R-8497)

P-2972; A-8489) (P-2972; A-8489) (P-2972; A-8489) (P-2972; A-8489)

(P-2972; A-8489)

(P-2979; A-8499) (P-2979; A-8499) P-2979; A-8499)

> am am

> > 535.50

п

(P-5466; A-11093) (P-5143; A-11041)

> am am am am am

720.40 730.20

(P-8681)

(P-5143; A-11041) (P-5540; A-11162) (P-5540; A-11162)

730.30 740.10 740.20

п

1535.1

1530.Ex.A 1530.Ex.B

(P-5475; A-11101) (P-5466; A-11093)

710.50 715.10 715.20 715.40 720.10 720.20

(P-5466; A-11093) (P-5466; A-11093)

1530.50 1530.60

> (P-5475; A-11101) (P-5475; A-11101)

(P-4803) P-4803) (P-4803) (P-4803)

(P-5166; A-10439) (P-5166; A-10439)

E-3583)

(P-5166; A-10439)

E-3583)

504.920 504.930

3010.50

2520.50 3010.40 3010.70 3010.80 3020.40

(P-17811/91; A-5262)

(P-17811/91; A-5262) (P-17811/91; A-5262) (P-17811/91; A-5262) (P-17811/91; A-5262)

(P-13603/91; A-109)

(P-13603/91; A-109) (P-13603/91; A-109) 3020.20

(P-5429; A-11034)

(P-5429; A-11034) (P-5433; A-11038)

am am am

п

п

880.30 880.40 890.10 890.20 890.30 890.40 890.50 950.20 950.20 950.40

(P-5482; A-11116)

670.40

09.029

670.30

(P-10138) (P-10138) (P-10138)

680.10 680.20 680.60 680.70 680.80

525.110

504.910

504.905

(E-17785/91; O-1746) (E-17785/91; O-1746) (E-17785/91; O-1746) (E-17785/91; O-1746) (E-17785/91; 0-1746) (E-17785/91; 0-1746) (P-17566/91; A-7041) (E-17785/91; O-1746) (P-17566/91; A-7041)

1235.20 1235.30

3035.80 4170.100 4170.110 4170.130 1170.200

4170.120

1235.50 235.40

4170.250

1170.400 1170.500 1170.550 1170.600

P-4148; A-11108) P-4148; A-11108) P-4148; A-11108)

P-755; W-4555) P-755; W-4555)

538.10

P-755; W-4555)

1235.60 1235.70 1235.80

6-IVS

E-17785/91; 0-1746) (P-17566/91; A-704') (P-17566/91; A-7041) (P-17566/91; A-7041) (P-17566/91; A-7041) (P-17566/91; A-7041) (P-17566/91; A-7041)

1205.30 1205.40 1205.50 1235.10

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TITLE 17 (CONT'D)

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(P-17010/91; A-6979)

(P-3724; A-12868) (P-3724; A-12868) (P-5176; A-10449)

am am

226.605 226.640

405.20 405.50

210.20 210.30

(P-755; W-4555)

п

1538.40 1538.50 1538.60 1538.70 538.80

> (P-17817/91; A-5267) (P-17817/91; A-5267)

(P-6571; A-12526)

am

810.45

(P-17817/91; A-5267) (P-18327/91; A-5257) P-18327/91; A-5257

830.60

810.90 830.70 830.90

810.60

(P-5501; A-11131) (P-5501; A-11131)

am am (P-5501; A-11131) (P-5501; A-11131) (P-5501; A-11131) (P-5501; A-11131)

650.20 650.21 650.22 650.23 650.40

am am am

650.50

650.60

TITLE 17 (CONT'D)

п

TITLE 20

(P-5176; A-10449) (P-5176; A-10449)

H H H H

(P-1941; A-8166) (P-1941; A-8166) (P-1941; A-8166) P-1941; A-8166) (P-1941; A-8166) (P-1941; A-8166)

(P-1941; A-8166) (P-1941; A-8166)

п а ш и и и и

405.60 435.10 435.12 435.15 435.20

(P-18327/91; A-5257)

(P-4616; A-11029)

am am

850.10 850.20

(P-5501; A-11131) (P-5525; A-11150) (P-5482; A-11116) (P-5482; A-11116) (P-5482; A-11116) (P-5482; A-11116) (P-5482; A-11116)

am am am am am аш am апп am am am am am am am am

660.10 660.20 660.21 660.25 660.30 660.40

660.50 660.60 670.10 670.20

(E-12626) (P-12818) (E-12626) (P-12818) (P-13603/91; A-109) P-13603/91; A-109) (E-12626) (P-12818)

> am am

> > 850.40 850.50 880.10 880.20

п

(P-4616; A-11029) (P-4616; A-11029)

aп am BH am аш am am аш

590.60 590.70 590.80 1590.90 (P-3715; A-10430) (P-3715; A-10430) (P-3715; A-10430) (P-3715; A-10430) P-3715; A-10430) (P-3715; A-10430) (P-3715; A-10430)

n

504.802 504.810

590.100 590.110

1590,120

2030.15 2030.20

аш am am аш am аш am am am am

ша ша

435.40 435.50 435.70

435.60

(P-1941; A-8166)

108)		
P-4148; A-11		

1538.30

(P-17817/91; A-5267) (P-17817/91; A-5267)

TITLE 20 (CONT'D)	D)		1810.510	u	(P-469) (E-732)
1235.90	п	(E-17785/91; O-1746)	1810.520	п	(P-469) (E-732)
		(P-17566/91; A-7041)	1810.530	u	(P-469) (E-732)
1235.100	п	(E-17785/91; O-1746)	1810.540	п	(P-469) (E-732)
		(P-17566/91; A-7041)	1810.550	u	
1235.110	п	(E-17785/91; O-1746)	1810.600	п	
		(P-17566/91; A-7041)	1810.610	u	(P-469) (E-732)
1235,120	п	(E-17785/91; O-1746)	1810.620	u	(P-469) (E-732)
		(P-17566/91; A-7041)	1810.700	u	(P-469) (E-732)
1235 130	-	(E-17785/91: O-1746)	1810.710	u	(P-469) (E-732)
201.0	1	(P-17566/91: A-7041)	1810.720	-	(P-469) (E-732)
01 5861	5	(P-3840: A-12595)	1810.730	=	(P-469) (E-732)
00 582	1 5	(P-3840: A-12595)	1810.800	-	
1203.20	= =	(D-3840: A-12505)	1810 900	1 =	
285.10	1 5	(P-3840: A-12595)	1810.910	: =	(P-469) (E-732)
0.30	= 1	(B 2840; A 17505)	1810 1000		
283.30	п	(F-3040; A-12393)	1910,1010	11	
285.69	п	(P-3840; A-12595)	1810.1010	п	(F-469) (E-732)
285.70	п		1810.1020	п	(F-469) (E-/32)
285.80	п	(P-3840; A-12595)	1810.1100	u	(P-469) (E-/32)
570.10	п	(P-2732)	1810.1110	п	(P-469) (E-732)
570.20	п	(P-2732)			
570.30	u	(P-2732)	TITLE 23		
570.40	п	(P-2732)	1.230	am	(P-8684)
570.50	u	(P-2732)	1.240	am	(P-8684)
570.60	п	(P-2732)	1.420	am	(P-8684)
580.10	u	(P-1948)	1.440	am	(P-8684)
580.20	п	(P-1948)	1.720	am	(P-8684)
580.30	u	(P-1948)	1.730	аш	(P-8684)
580.40	п	(P-1948)	1.735	am	(P-8684)
580.50	п	(P-1948)	1.736	u	(P-8684)
720.15	аш	(P-15251/91; A-4002)	25.120	am	(P-9234)
1720.35	п	(E-727) (P-7756)	25.220	am	(P-9234)
800.10	п	(P-10)	120.10	am	(P-1452; A-10213)
1800.20	п	(P-10)	120.30	am	(P-1452; A-10213)
1800.30	п	(P-10)	120.40	am	(P-1452; A-10213)
800.40	п	(P-10)	120.50	am	(P-1452; A-10213)
810,100	п	(P-469) (E-732)	120.60	am	(P-1452; A-10213)
810.110	п	(P-469) (E-732)	120.90	am	(P-1452; A-10213)
810,200	_	(P-469) (E-732)	130.10	am	(P-1439; A-9475)
810,210	ū	(P-469) (E-732)	130.20	am	(P-1439; A-9475)
810.220	u	(P-469) (E-732)	130.30	am	(P-1439; A-9475)
810.230	п	(P-469) (E-732)	130.40	am	(P-1439; A-9475)
810.240	п	(P-469) (E-732)	130.45	u	(P-1439; A-9475)
810.250	u	(P-469) (E-732)	130.50	am	(P-1439; A-9475)
810.300	п	(P-469) (E-732)	202.10	am	(P-7231)
810,400	=		202.20	am	(P-7231)
810.410	=	(P-469) (E-732)	202.30	am	(P-7231)
810.420	-	(P-469) (E-732)	202.40	am	(P-7231)
810.430	п	(P-469) (E-732)	202.44	u	(P-7231)
810 440	1	(D 460) (E 732)	30 000		(1)
77.77	=	L-407 (C-137)	207.40	u	(F-/231)

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TITLE 23 (CONT'D)	T'D)	1100	1501.202	_	(P-18022/91; A-12445)
202.60	ша	(F-7231)	1501.202	n .	(F-18022/91; A-12445)
226.003	T a	(F-3/24)	1501 203		(P-18022/91, A-12445)
228.15		(P-9253)	1501.204		(P-18022/91: A-12445)
228.20	am	(P-9253)	1501.204	п	(P-18022/91; A-12445)
228.25	u	(P-9253)	1501.205		(P-18022/91; A-12445)
228.30	am	(P-9253)	1501.301	am	(P-18022/91; A-12445)
228.50	am	(P-9253)	1501.305	am	(P-18022/91; A-12445)
235.10	п	(P-439; A-10181)	1501.402	am	(P-18022/91; A-12445)
235.20	=	(RC-12044)	1501.515	a m	(P-10524)
		(RQ-12644)	1501.517	am	(P-18022/91; A-12445)
235.30	п	(P-439; A-10181)	1501.518	u	(P-12274)
		(RQ-12644)	1501.601	am	(P-18022/91; A-12445)
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	102.25	u	(P-17442/91; A-11172)	300.20	u	(P-10560)
	102.30	u	(P-17442/91; A-11172)	300.25	u	(P-10560)
	102.35		(P-1/442/91; A-111/2)	300.30	= =	(P-10560)
	102.45		(P-17442/91; A-11172)	300.40		(P-10560)
	102.50		(P-17442/91; A-11172)	300.50		(P-10560)
	102.55	u	(P-17442/91; A-11172)			
	102.60	п	(P-17442/91; A-11172)	TITLE 44		
	102.65	u	(P-17442/91; A-11172)	1.100	am	(P-12808) (E-13118)
	120.10	am	(P-15823/91; A-6808)	1.350	аш	(P-12808) (E-13118)
	120.900	am I	(P-13823/91; A-6808)	1.515	u	(P-12808) (E-13118)
	120.1000	H L	(F-13823/91; A-6808)	1.530	H E	(P-12808) (E-13118)
	120 1020		(P-15823/91: A-6808)	1.620	E E	(P-12808) (E-13118)
	120.1030	п	(P-15823/91; A-6808)	1.630	аш	(P-12808) (E-13118)
	120.1040	u	(P-15823/91; A-6808)	950.110	4	(P-3695; A-12424)
	120.1041	u	(P-15823/91; A-6808)	950.120		(P-3695; A-12424)
	120.1100	am	(P-15823/91; A-6808)	950.130		(P-3695; A-12424)
	120.1200	am	(P-15823/91; A-6808)	950.140	-	(P-3695; A-12424)
	120.1280	am	(P-15823/91; A-6808)	950.150	ы 1	(P-3695; A-12424)
	170.800	9 6	(F-13823/91; A-0808)	950.170		(P-3695: A-12424)
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	170.820	п	(P-10875/91; A-4845)	950.210	L	(P-3695; A-12424)
	170.830	п	(P-10875/91; A-4845)	950.220	L	(P-3695; A-12424)
	170.840	u	(P-10875/91; A-4845)	950.230		(P-3695; A-12424)
£	170.850	u	(P-10875/91; A-4845)	950.240		(P-3695; A-12424)
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	170.900	u	(P-10875/91; A-4845)	950.290	L	(P-3695; A-12424)
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	215.40	u	(P-1954)	5000.940	п	(P-11378)
	215.50	u	(P-1954)	2000.950	u	(P-11378)
	215.60	u	(P-1954)	2000.960	u	(P-11378)
	215.70	u	(P-1954)	5000.970	u	(P-11378)
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(22)	270.40	a	(P-14845/91; A-6842)	5010.1160	am	(P-10127)
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200 408	200.408	200.410	200.412	200.414	200.416	200.418	200.420	200.422	200.424	200.426	200.428	200.430	200.432	200.434	200.436	200.438	200.440	200.444	200.446	200.448	200.450	307 10	307.20	310.710		354.10	400 130	400.141	400.142	450.250	450.255	450.290	04.00	450.1010		450.1250	450 1335	430.1333	450.1340		1075.120	TITI F 41	102.1	1777
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TITLE 35 (CONT.D)	HE 33 (COINT	875.303	875.304	875,305	875.400	875.401	875.402	880.100	880.101	880.102	880,103	880.104	880.105	880.106	880.200	880.201	880.202	880 300	880.301	1420.101	1420.102	TITI E 30	190.40	200.100	200.110	200.155	200.160	200.200	200.205	200.210	200.215	200.220	200.225	200.230	200.235	200.240	200.245	200.250	200.280	200.290	200.310	200.320	200.400	

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(P-11713) (E-11884)

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Issue #			am (F								am (I		am (1		am ()	am ()	0 u	0 u	u u) u	o u	u u	am (_							: :	: "	u u	u	u	u u	u u	u	n	п	am	am	am	am	аш	am	_		ь	
Volume 16.		111LE 4/	100.10	100.20	100.30	100.50	100.85	100.103	100.105	100.106	100.110	100.111	100.113	100.115	100.120	100.Ap.A	A.II.A	.II.B	JI.C	JI.D	.II.E	.II.F	100.Ap.D	100.Ap.E	100.Ap.F	110.210	110.220	110.230	110.240	110 260	110 270	110.280	110.290	110.300	110.310	110.320	110.330	110.340	110.350	110.360	120.30	120.55	120.80	120.90	120.110	120.115	140.10	140.20	140.30	140.40

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(P-7279) (P-7279)

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(P-8725) (P-8725) (P-8725) (P-8725)

(P-11911/91; A-13514) (P-11911/91; A-13514) (P-11911/91; A-13514)

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W-2956; A-2766;

C-3590)

W-2956; A-2766; C-3590)

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2008.100	2008.101	2008.102	2008.103	2008.104	2008.110	2008.Ap.A	2008.Ap.B	2008.Ap.C	2008.Ap.C	2008.Ap.C 2008.Ap.D	2008.Ap.D	2008.Ap.D	2008.Ap.E
(P-14859/91; PF-1743;	W-2956; A-2766; C-3590) (P-14859/91; PF-1743; W-3656: A-3766)	W-2956; A-2766; W-2956; A-2766;	C-3590) (P-8768) (P-14859/91; PF-1743; W-2956; A-2766;	C-3590) (P-14859/91; PF-1743; W-2956; A-2766; C-3590)	(P-876) (P-14859/91; PF-1743; W-2056: A-2766.	C-3590) (P-8768)	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	(P-14859/91; PF-1743; W-2956; A-2766) (P-14859/91; PF-1743;	W-2956; A-2766; C-3590) (P-14859/91; PF-1743;	W-2956; A-2766; C-3590) (P-14859/91; PF-1743; W-2956; A-2766;	C-3590) (P-8768) (P-14859/91; PF-1743;	W-2336; A-2700) (P-14859/91; PF-1743; W-2956; A-2766) (P-8768)	(P-1743; (P-1859)1; PF-1743; W-2956; A-2766) (P-14850,01; DE-1743;

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		C-3590)	2015.50	п	(P-6925)
2008.Ap.H	am	(P-8768)	2015.60	u	(P-6925)
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		C-3590)	2725.2	п	(E-7502)
2008.Ap.I	am	(P-8768)	3201.10	L	(P-9274)
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		C-3590)	3201.40	ı	(P-9274)
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		W-2956; A-2766;	3201.70	1	(P-9274)
		C-3590)	3202.10	H	(P-9288)
2008.Ap.K	am	(P-8768)	3202.20	ı	(P-9288)
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		C-3590)	3205.30	1	(P-9291)
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		W-2956; A-2766;	3313.40	am	(P-15244/91; A-5329)
		C-3590)	6701.Ex.A	am	(P-17013/91; A-5326)
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		C-3590)	120.140	u	(P-1997)
2008.Ap.O	*	(P-14859/91; PF-1743;	120.150	п	(P-1997)
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		C-3590)	120.170	п	(P-1997)
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		C-3590)	250.115	-	(P-15862/91; A-5335)
2008. Ap. P	u	(P-14859/91; PF-1743;	250.120	L	(P-15862/91; A-5335)
		W-2956; A-2766;	250.125	u	(P-15862/91; A-5335)
		C-3590)	250.130	r	(P-15862/91; A-5335)
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250.500	am	(P-15862/91; A-5335)	300.860	п	(P-4626; C-6897)	2610.75
250.600	am	(P-15862/91; A-5335)	300.870	п	(P-4626; C-6897)	2610.130
250.700	am	(P-15862/91; A-5335)	300.880	и	(P-4626; C-6897)	2620.10
250.705	u	(P-15862/91; A-5335)	300.890	п	(P-4626; C-6897)	2620.20
250.710	п	(P-15862/91; A-5335)	300.900	u	(P-4626; C-6897)	2620.30
250.715	п	(P-15862/91; A-5335)	300.910	п	(P-4626; C-6897)	2620.40
250.805	am	(P-15862/91; A-5335)	300.920	п	(P-4626; C-6897)	2620.50
250.820	am	(P-15862/91; A-5335)	300.930	п	(P-4626; C-6897)	2620.60
250.825	am	(P-15862/91; A-5335)	300.940	п	(P-4626; C-6897)	2620.70
250.855	п	(P-15862/91; A-5335)	300.950	п	(P-4626; C-6897)	2620.80
250.860	u	(P-15862/91; A-5335)	300.960	u	(P-4626; C-6897)	2620.90
300.100	ĭ	(P-4626; C-6897)	300.970	п	(P-4626; C-6897)	2620.100
300.110	ı	(P-4626; C-6897)	300.980	п	(P-4626; C-6897)	2625.55
300.120	¥	(P-4626; C-6897)	300.990	u	(P-4626; C-6897)	2630.82
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300.300	ı	(P-4626; C-6897)	350.280	am	(P-1) (P-3780; A-8518)	2650.30
300.310	ı	(P-4626; C-6897)	350.290	u	(P-3260)	2650.40
300.400	п		350.300	u	(P-3260)	2650.310
300.410	r	(P-4626; C-6897)	350.310	u	(P-3260)	2650.320
300.420	ı	(P-4626; C-6897)	350.400	u	(P-4645; C-6057)	2650.330
300.430	ı		350.410	u	(P-4645; C-6057)	2650.340
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300.510	п	(P-4626; C-6897)	350.460	п	(P-4645; C-6057)	2720.7
300.520	п	(P-4626; C-6897)	350.Ap.A	п	(P-4645; C-6057)	2720.10
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5300.770

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(P-9202) (P-9202)

(P-14343/91; A-2556) (P-14343/91; A-2556) (P-14343/91; A-2556)

(P-14343/91; A-2556) (P-14343/91; A-2556) (P-14343/91; A-2556) (P-14343/91; A-2556) (P-14343/91; A-2556)

am

-	
5300.786	
(P-14023/91; A-3993)	
am	
2760.130	
(P-1469)	
п	
1700.60	

ONTTD) The control of the control o	volume 16,	Tangg					
(P-10521/91; A-7838) 130.200 r (P-10521/91; A-7838) 130.210 r (P-10521/91; A-7838) 130.230 r (P-10521/91; A-7838) 130.230 r (P-10521/91; A-7838) 130.240 r (P-10521/91; A-7838) 130.250 r (P-10521/91; A-7838) 130.Tb.B r (P-10521/91; A-7838) 132.10 n (P-10521/91; A-7838) 132.10 n (P-10521/91; A-7838) 132.10 n (P-10521/91; A-7838) 132.10 n (P-10521/91; A-7838) 132.10 n (P-1490; A-8529) 132.25 n (P-1490; A-8529) 132.25 n (P-1490; A-8529) 132.25 n (P-1490; A-8529) 132.35 n (P-1490; A-8529) 132.35 n (P-1490; A-8529) 132.50 n (P-1490; A-8529) 132.90 n (P-1490; A-8529) 132.90 n (P-1490; A-8529) 132.100 n (P-1490; A-8529) 132.110 n (P-1490; A-8529) 132.110 n (P-1490; A-8529) 132.110 n	FLE 56 (CON	(D.)		130,190	L	(P-8842)	
\$25 am (P-10521/91; A-7838) 130.210 r \$65 am (P-10521/91; A-7838) 130.220 r \$30 am (P-10521/91; A-7838) 130.230 r \$40 am (P-10521/91; A-7838) 130.230 r \$40 am (P-10521/91; A-7838) 130.230 r \$40 am (P-10521/91; A-7838) 130.240 r \$41 am (P-10521/91; A-7838) 130.240 r \$42 am (P-10521/91; A-7838) 130.240 r \$43 am (P-10521/91; A-7838) 132.10 n \$44 am (P-1490; A-8529) 132.25 n \$45 am (P-1490; A-8529) 132.35 n \$45 am (P-1490; A-8529) 132.30 n \$45 am (P-1410; A-111) n \$45 am (P-1411, A-111, A-	5300.787	1	(P-10521/91; A-7838)	130.200		(P-8842)	
Property	5300.825	яш	(P-10521/91; A-7838)	130.210		(P-8842)	
10.000 10.00000 10.00000 10.00000 10.00000 10.00000 10.00000 10.000000 10.0000000000	5300.865	am	(P-10521/91; A-7838)	130.220	_	(P-8842)	
190, 240 190, 21/91; A-7838 130, 240 190, 240 240	5300.920	am	(P-10521/91; A-7838)	130.230	ы	(P-8842)	
190, 21/91; A-7838 130, 250	5300.930	ат	(P-10521/91; A-7838)	130.240	ı	(P-8842)	
Secondary Cheb Ch	5300.940	аш	(P-10521/91; A-7838)	130.250	-	(P-8842)	
March Marc	5300.950	аш	(P-10521/91; A-7838)	130.Tb.A	L	(P-8842)	
145 n (P-10521/91; A-7838) 132.10 n (P-10521/91; A-7838) 132.10 n (P-10521/91; A-7838) 132.15 n (P-10521/91; A-7838) 132.15 n (P-10521/91; A-7838) 132.20 n (P-10521/91; A-7838) 132.20 n (P-1063) (P-106	5300.960	аш	(P-10521/91; A-7838)	130.Tb.B	H	(P-8842)	
150 am	5300.1145	u	(P-10521/91; A-7838)	132.10	n	(P-7; A-9006; RC-8252)	
160 am	5300.1150	am	(P-10521/91; A-7838)			(E-211)	
10 am (P-1490; A-8529) 132.20 n	5300.1160	am	(P-10521/91; A-7838)	132.15	n	(P-7; A-9006; RC-8252)	
(E-1693) 132.20	5400.110	am	(P-1490; A-8529)			(E-211)	
110 am (P-1490; A-8529) 132.25 135.25 135.25 135.25 135.30			(E-1693)	132.20	п	(P-7; A-9006; RC-8252)	
(E-1693) 132.25 n	5400.210	am	(P-1490; A-8529)			(E-211)	
110 am (P-1490; A-8529) 132.30 n			(E-1693)	132.25	п	(P-7; A-9006; RC-8252)	
(E-1693) 132.30 n (E-1693) (F-1694) 132.30 n (P-543) (F-7716) 132.35 n (P-7543) (F-7716) 132.35 n (P-14363/91; A-2137) 132.45 n (P-14463/91) 132.45 n (P-14663/91) 132.85 n (P-14663/91) 132.95 n (P-14663/91) 132.100 n (P-14663/91) 132.110 n	5400.310	am	(P-1490; A-8529)			(E-211)	
00 am (P-5399; A-12436) 132.35 n 10.7543) (B-7716) 132.35 n 10.7543 (B-7716) 132.35 n 10.8 m (B-14663/91) 132.45 n 10.9 am (B-2662) 132.50 n 10.0 am (B-2662) 132.50 n 10.0 r (P-8842) 132.60 n 10.0 r (P-8842) 132.65 n 10.0 r (P-8842) 132.75 n 10.0 r (P-8842) 132.75 n 10.0 r (P-8842) 132.75 n 10.0 r (P-8842) 132.80 n 10.0 r (P-8842) 132.90 n 10.0 r (P-8842) 132.100 n 10.0 r (P-8842) 132.110 n			(E-1693)	132.30	п	(P-7; A-9006; RC-8252)	
132.35 n 10 10 10 10 10 10 10	6000.50	am	(P-5399; A-12436)			(E-211)	
132.40 n (P-14363/91; A-2137) 132.40 n (P-14463/91) 132.45 n (P-14663/91) 132.45 n (P-14663/91) 132.45 n (P-2643) n (P-2662) n (P-2662) n (P-8842) n (P-884	6000.340	п	(P-7543) (E-7716)	132.35	п	(P-7; A-9006; RC-8252)	
00 n (P-14363/91; A-2137) 132.40 n (P-14363/91) 132.45 n (P-14663/91) 132.45 n (P-14663/91) 132.45 n (P-14663/91) 132.50 n (P-2643) 132.50 n (P-2662) 132.55 n (P-8842) 132.60 n (P-8842) 132.60 n (P-8842) 132.65 n (P-8842) 132.65 n (P-8842) 132.75 n (P-8842) 132.75 n (P-8842) 132.85 n (P-8842) 132.90 n (P-8842) 132.100 n (P-8842) 132.110 n (P-8842) 132.1110 n (P-						(E-211)	
m (P-14363/91; A-2137) am (E-2643) am (E-2643) am (E-2656) am (E-2675) am (E-2672) am (E-2672) r (P-8842)	LE 59			132.40	u	(P-7; A-9006; RC-8252)	
am (E-2643) am (E-2643) am (E-2643) am (E-2655) am (E-2652) am (E-2652) am (E-2672) r (P-8842)	101.100	п	(F-14363/91; A-2137)			(E-211)	
am (E-2643) am (E-2643) am (E-2652) am (E-2676) am (E-2652) am (E-2643) am (E-2643) am (E-2643) am (E-2643) am (E-8842) ar (P-8842) ar (P-8842) ar (P-8842) ar (P-8842) am (E-2656) ar (P-8842) ar (P-			(E-14663/91)	132.45	п	(P-7;A-9006;RC-8252)	
am (E-26/2) 132.30 n am (E-26/2) 132.55 n am (E-26/2) 132.55 n r (P-8842) . 132.60 n r (P-8842) . 132.65 n r (P-8842) . 132.75 n r (P-8842) . 132.80 n r (P-8842) . 132.80 n r (P-8842) . 132.80 n r (P-8842) . 132.90 n r (P-8842) . 132.90 n r (P-8842) . 132.95 n r (P-8842) . 132.100 n	103.90	am	(E-2643)	03 001		(E-211)	
am (E-2652) 132.55 n (P-8842) . 132.60 n (P-8842) . 132.65 n (P-8842) . 132.65 n (P-8842) . 132.70 n (P-8842) . 132.70 n (P-8842) . 132.75 n (P-8842) . 132.75 n (P-8842) . 132.80 n (P-8842) . 132.80 n (P-8842) . 132.80 n (P-8842) . 132.80 n (P-8842) . 132.90 n (P-8842) . 132.95 n (P-8842) . 132.95 n (P-8842) . 132.100 n (P-8842) . 132.105 n	119.320	H E	(E-26/6)	132.30	п	(F-/;A-9006;RC-8232)	
ти (E-2672) г (P-8842)	120 70	E	(E-2652)	132 55	-	(P-7-A-9006-BC-8252)	
r (P-8842) 132.60 n r (P-8842) 132.65 n r (P-8842) 132.70 n r (P-8842) 132.70 n r (P-8842) 132.75 n r (P-8842) 132.85 n r (P-8842) 132.85 n r (P-8842) 132.85 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.100 n	125.70	am	(E-2672)	66:361	1	(E-211)	
r (P-8842) r (P-8842) 132.65 n r (P-8842) 132.70 n r (P-8842) 132.70 n r (P-8842) 132.75 n r (P-8842) 132.80 n r (P-8842) 132.85 n r (P-8842) 132.80 n r (P-8842) 132.80 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.100 n r (P-8842)	130.10		(P-8842)	132.60	_	(P-7:A-9006:RC-8252)	
r (P-8842) 132.65 n r (P-8842) 132.70 n r (P-8842) 132.70 n r (P-8842) 132.75 n r (P-8842) 132.80 n r (P-8842) 132.80 n r (P-8842) 132.85 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.95 n r (P-8842) 132.100 n r (P-8842) 132.100 n r (P-8842) 132.100 n r (P-8842) 132.105 n r (P-8842) 132.105 n	130.11	L	(P-8842)			(E-211)	
r (P-8842) 132.70 n r (P-8842) 132.70 n r (P-8842) 132.70 n r (P-8842) 132.75 n r (P-8842) 132.80 n r (P-8842) 132.80 n r (P-8842) 132.80 n r (P-8842) 132.80 n r (P-8842) 132.90 n r (P-8842) r (P-8842) 132.95 n r (P-8842) r (P-8842	130.15		(P-8842)	132.65	п	(P-7;A-9006;RC-8252)	
r (P-8842) 132.70 n r (P-8842) 132.75 n r (P-8842) 132.80 n r (P-8842) 132.80 n r (P-8842) 132.85 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.95 n r (P-8842) 132.100 n	130.20	L	(P-8842)			(E-211)	
r (P-8842)	130.30	L	(P-8842)	132.70	п	(P-7; A-9006; RC-8252)	
r (P-8842) 132.75 n r (P-8842) 132.80 n r (P-8842) 132.85 n r (P-8842) 132.85 n r (P-8842) 132.90 n am (E-2656) 132.90 n r (P-8842) 132.95 n r (P-8842) 132.100 n r (P-8842) 132.105 n r (P-8842) 132.105 n r (P-8842) 132.105 n	130.40	ы	(P-8842)			(E-211)	
r (P-8842)	130.50	ı	(P-8842)	132.75	u	(P-7; A-9006; RC-8252)	
r (P-8842) 132.80 n r (P-8842) 132.85 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.90 n r (P-8842) 132.95 n r (P-8842) 132.100 n r (P-8842) 132.105 n r (P-8842) 132.105 n	130.51	L	(P-8842)			(E-211)	
r (P-8842) r (P-8842) r (P-8842) r (P-8842) am (E-2656) r (P-8842)	130.60	L	(P-8842)	132.80	u	(P-7; A-9006; RC-8252)	
r (P-8842) 132.85 n	130.70	_	(P-8842)			(E-211)	
r (P-8842) r (P-8842)	130.80	L	(P-8842)	132.85	u	(P-7; A-9006; RC-8252)	
r (P-8842) 132.90 n (P-8556) 132.95 n (P-8842) 132.95 n (P-8842) 132.100 n (P-8842) 132.105 n (P-8842) 132.105 n (P-8842) 132.105 n (P-8842) 132.110 n (P-8842) 132.1	130.100	ı	(P-8842)			(E-211)	
am (E-2656) r (P-8842) 132.95 n r (P-8842) 132.100 n r (P-8842) 132.105 n r (P-8842) 132.105 n r (P-8842) 132.105 n	130.105	L	(P-8842)	132.90	u	(P-7; A-9006; RC-8252)	
r (P-8842) 132.95 n (P-8842) 132.100 n (P-8842) 132.105 n (P-8842) 132.105 n (P-8842) 132.105 n (P-8842) 132.110 n (P-8842)	130.110	am	(E-2656)			(E-211)	
r (P-8842) r (P-8842) 132.100 n r (P-8842) 132.105 n r (P-8842) 132.105 n r (P-8842) 132.110 n	130.110	L	(P-8842)	132.95	u	(P-7;A-9006;RC-8252)	
r (P-8842) 132.100 n (P-8842) 132.105 n (P-8842) 132.105 n (P-8842) 132.110 n (P-8842)	130.120	L L	(P-8842)			(E-211)	
r (P-8842) r (P-8842) 132.105 n r (P-8842) 132.110 n	130.130	_	(P-8842)	132.100	u	(P-7;A-9006;RC-8252)	
r (P-8842) 132.105 n (r (P-8842) 132.110 n (r (P-8842)	130.140	L	(P-8842)			(E-211)	
r (P-8842) r (P-8842) 132.110 n	130.150	ı	(P-8842)	132.105	u	(P-7; A-9006; RC-8252)	
r (P-8842) n 132.110 n	130.160	L	(P-8842)			(E-211)	
	130.170	_	(P-8842)	132,110	2	(P-7-A-9006-RC-8252)	

TITLE 59 (CONT'D)	r.D)		200.201	am	(P-3267; A-11449)
132.115	u	(P-7; A-9006; RC-8252)	200.402	am	(P-3267; A-11449)
		(E-211)	200.500	am	(P-3267; A-11449)
132.120	u	(P-7;A-9006;RC-8252)	200.600	am	
130 136	-	(E-211)	200.603	аш	
132.123	п	(F-7;A-9006;RC-8232)	200.604	ш	
132.130	п	(P-7:A-9006:RC-8252)	200. Ap. B	E c	(P-3267; A-11449)
		(E-211)	220.190	аш	
132.135	п	(P-7; A-9006; RC-8252)	240.10	шв	(P-3282)
		(E-211)	240.500	п	(P-3282)
132.140	п	(P-7;A-9006;RC-8252)	240.510	H	(P-3282)
		(E-211)	240.510	п	(P-3282)
132.145	п	(P-7;A-9006;RC-8252)	240.520	4	(P-3282)
		(E-211)	240.520	п	(P-3282)
132.150	п	(P-7;A-9006;RC-8252)	240.530		(P-3282)
130 166	-	(E-211)	240.530	ď	(P-3282)
132.133		(F-/;A-9006;RC-8252)	240.540	a	(P-3282)
132 160	-	(E-211) (P-7-A-9006-RC-8252)	240.330	n a	(P-3282)
		(F-211)	240.630	E .	(P-3282)
132.165	п	(P-7; A-9006; RC-8252)	240.640	am	(P-3282)
		(E-211)	240.710	am	(P-3282)
132.170	п	(P-7; A-9006; RC-8252)	240.760	am	(P-3282)
		(E-211)	240.780	am	(P-3282)
132.Ap.A	u	(P-7; A-9006; RC-8252)	240.995	ı	(P-14365/91;
		(E-211)			P-14679/91;
132.Ap.B	u	(P-7;A-9006;RC-8252)	0111 010		A-2576)
F		(E-211)	240.1110	am	(P-3282)
Y.01.		(F-7,A-9006,RC-8232)	240.1150		(F-3282)
Th.B	=	(P-7: A-9006: RC-8252)	240.1160		(P-3282)
		(E-211)	240.1160	ı u	(P-3282)
.Tb.C	п	(P-7; A-9006; RC-8252)	240.1170	am	(P-3282)
		(E-211)	240.1180		(P-3282)
135.30	аш	(E-2648)	240.1400	ı	(P-14365/91;
400.10	u	(P-11996)			P-14679/91;
400.20	u	(P-11996)			A-2576)
400.30		(P-11996)	240.1400	u	(P-14365/91;
400.40	п	(P-11996)			P-14679/91;
400.50	n n	(P-11996)			A-2576)
400.60	_	(P-11996)	240.1405	_	(P-14365/91;
400.70	E :	(P-11996)			P-14679/91;
400.90		(P-11996)	0171 070		(P-14365/01)
400.100	= =	(P-11996)	240.141	-	P-14679/91;
400.110	п	(P-11996)			A-2576)
400.120	u	(P-11996)	240.1410	u	(P-14365/91;
					P-14679/91;

X September 4, 1992	am (E-12785)				(P-12094/91;	(P-12094/91;		9	(P-12094/91;		п (Р-12094/91; А-3096)				n (P-12094/91; A-3096)		п (Р-12094/91; А-3096)	n (P-12094/91; A-3096)	п (Р-12094/91; А-3096)	n (F-12094/91; A-3096)	n (P-12094/91; A-3096)	n (F-12094/91; A-3096)	n (P-12094/91; A-3096)	n (F-12094/91; A-3096)	n (F-12094/91; A-3096)	n (F-12094/91; A-3096) n (P-12094/91: A-3096)			n (P-12094/91; A-3096)	n (P-12094/91; A-3096)	n (P-2010)	п (Р-2010)	n (F-2010)	n (P-2010)	n (F-2010)		n (F-2010)								am (P-2492/91; A-3143)				am (F-8033; A-132/6)
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	750.3000	750.4000	750.4010	870.100	870.105	8/0.110	870.115	870.120	8/0.200	870.210	870.215	870.220	870.225	870.230	870.235	870.240	870.245	8/0.300	870.305	8/0.310	8/0.313	8/0.320	8/0.323	870.405	870.403	870.505	870.510	870.515	870.520	870.525	1130.10	1130.20	1130.30	1130.40	1130.50	1130.60	1150.70	1150 30	1150.30	1150.50			1150.70	1150.80	1150.90	1150.100	1150.110	1150.II.A	11/5.565
#36		(P-10807)	(P-10807)	(P-10807)	(P-10807)	(P-10807)	(P-10619)	(P-10619)	(P-10619)	(P-10619)	(P-10619)	(P-10619)	(P-10691)	(P-10691)	(P-10569)	(P-10569)	(P-10569)	(P-10569)	(P-10569)	(F-10369)	(P-10569)	(P-10369)	(P-10369)	(P-10669)	(F-10009)	(P-10669)	(P-10669)	(P-10669)	(P-10669)	(P-10669)	(P-10669)	(P-10669)	(P-10669)	(P-10669)	(P-10069)	(F-10669)	(P-10669)	(P-10669)	(P-10669)	(P-10669)	(P-2719: A-8345)	(E-2897)			(P-8671)	(P-8671)	(P-8671)	(P-8671)	(P-86/1)
5, Issue	NT'D)	am	_	ı		_	аш	аш	am	am	4	аш	аш	аш	а	u	п	п	a	п	п 1	п 1	= 1	= =	= 1	a a	. =	: =	u	п	п	а :	=	п	= 1	= 1	= =	= =	= =		=				n.	u	п	a	п
Volume 16,	TITLE 62 (CONT'D)	1843.15	1843.16	1843.17	1843.20	1843.21	1845.12	1845.13	1845.17	1845.18	1845.19	1845.20	1846.17	1846.18	1847.1	1847.2	1847.3	184/.4	1847.5	1047.0	1847.7	1047.0	1847.9	1846.1	1846.2	1848.5	1848.6	1848.7	1848.8	1848.9	1848.11	1848.12	1848.13	1848.15	1848.10	1040.17	1848 10	1848 20	1848.21	1848.22	2501.37			TITLE 68	580.10	580.20	580.30	580.40	280.50
1992																																																	
September 4	(P-10631)	(P-10790)	(P-10596)	(P-10596)	(P-10596)	(P-10831)	(P-10/62)	(P-10/08)	(F-10/68)	(P-10/68)	(P-10/68)	(P-10793)	(P-10/93)	(P-10/93)	(P-10590)	(P-10590)	(P-10590)	(P-10040)	(P-10/58)	(F-10633)	(P-10839)	(F-10839)	(F-10839)	(P-10853)	(P-10853)	(F-10853) (P-10853)	(P-10784)	(P-10607)	(P-10607)	(P-10607)	(P-10695)	(P-10695)	(F-10693)	(F-10695)	(F-10695)	(P-10695)	(P-10726)	(P-10726)	(P-10726)	(P-10726)	(P-10726)	(P-10726)	(P-10726)	(P-10726)	(P-10726)	(P-10803)	(P-10807)	(P-10807)	(10001 - I)
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ILLINOIS REGISTER SECTIONS AFFECTED INDEX	1702.18	1705.21	1761.5	1761.11	1/61.12	1722.19	1772.12	1772 15	17/3.13	17/3.20	17/3.21	1774.11	17/4.13	17/4.15	1772.1	17/5.11	1775.13	11.///1	17.8.15	170071	1780.21	1700.33	1783 10	1784 14	1784 18	1784.27	1785.13	1800.11	1800.40	1800.50	1816.42	1816.43	1816.49	1010.84	1816 117	1816 151	1817.42	1817.42	1817.43	1817.49	1817.84	1817.116	1817.117	1817.151	1817.182	1827.12	1843.12	1843.13	F1.0F01
#36 SECTIONS		(P-14365/91	P-14679/91;	A-25/6)	(P-14365/91;	P-146/9/91;	A-25/6)	(P-14363/91;	F-146/9/91;	A-2576)	(P-3282)	(P-14365/91;	P-146/9/91;	A-25/6)	(P-14365/91;	P-146/9/91;	A-25/6)	(P-14365/91;	P-14679/91;	A-23/0)	(P-14303/91; D 14670/01;	F-140/9/91;	(P-14365/01)	(r-14505/91, P-14679/91	A 2576)	(P-14365/91:	P-14679/91:	A-2576) (P-3282)	(P-14365/91;	P-14679/91;	A-2576)	(P-14365/91;	F-146/9/91;	A-23/6)	(F-14303/91; D.14679/91.	A-2576)	(P-14365/91)	P-14679/91:	A-2576)	(P-14365/91;	P-14679/91;	A-2576)	(P-14365/91;	P-14679/91;	A-2576)	(P-10644)	(P-10631)	(P-10631)	(F-10031)

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-1436		22 01 61		
-1436	10000	1340.33	am	(P-11369/91; A-3175)
1703	F-14309/91; A-3109)	1340.60	am	(P-11369/91; A-3175)
0	P-17030/91; A-3194)	1340.65	аш	(P-11369/91; A-3175)
703	(P-17030/91; A-3194)	1340.66	п	(P-11369/91; A-3175)
03	P-17030/91; A-3194)	1340.70	am	(P-11369/91; A-3175)
03	P-17030/91; A-3194)	1360.30	am	(P-8318; A-13281)
03	(P-1/030/91; A-3194)	1360.45	am	(F-8318; A-13281)
03	P-17030/91; A-3194)	1360.70	am	(P-8318: A-13281)
3	P-17030/91; A-3194)	1380.280	am	(P-9385)
3	P-17030/91; A-3194)	1380,300	am	(P-9385)
	P-10863)	1450.175	u	(P-14375/91; A-3204)
	P-5741; A-10458)	1470.95	u	(P-18348/91; A-7009)
	(P-5741; A-10458)	1510.10	u	(P-12104) (E-12216)
	(P-5741; A-10458)	1510.20	u	(P-12104) (E-12216)
	(P-3784; A-12565)	1510.30	п	(P-12104) (E-12216)
	(P-3784; A-12565)	1510.40	u	(P-12104)
	(P-3784; A-12565)	1510.50	u	(P-12104) (E-12216)
	(P-3784; A-12565)	1510.60	u	(P-12104)
	P-3/84; A-12565)	1510.70	п	(P-12104)
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	P-3/84; A-12565)	110 10	1	(D 36 00)
	F-3784; A-12303) D-3784: A-12565)	110.10	= =	(P-3689)
(P-5746)	(coc71-V	110.30	= =	(P-3689)
P-5746)		110.40	= =	(P-3689)
P-5746)		110.50	п	(P-3689)
P-5746)		110.60	п	(P-3689)
P-5746)		110.70	u	(P-3689)
(P-5746)		2000.45	am	(P-1511; A-10068)
	(P-5746)	2000.100	am	(P-1511; A-10068)
P-5746)		2000.210	am	(P-1511; A-10068)
P-5746)		2000.245	am	(P-1511)
P-5746)		2000.250	am	(P-1511; A-10068)
(P-5/46)		2000.320	am	(P-1511; A-10068)
	F-3/40)	2000.340	am	(F-1311; A-10068)
	(P-5746)	2000.410	am	(P-1511; A-10068)
	P-5746)	2000.500	am	(P-1511: A-10068)
	P-5746)	2000.520	am	(P-1511; A-10068)
	P-5746)	2000.540	am	(P-1511; A-10068)
	P-5746)	2300.10	u	(P-2310; A-8178)
	(P-5746)	2300.30	п	(P-2310; A-8178)
	P-5746)	2300.50	u	(P-2310; A-8178)
	P-5746)	2300.70	u	(P-2310; A-8178)
P-5746)		2300.80	u	(A-8178)
9	(P-11369/91; A-3175)	2300.90	E	(A-8178)
9	(P-11369/91; A-3175)			
0	(P-11369/91; A-3175)	111LE /4		200000
0	P-11369/91; A-31/3)	720.10	am	(F-10408)

TITLE 74 (CONT'D)	í.				
111LE 74 (CON					Contract of the contract of
00000	(0.1		390.140	am	(P-18407/91; RC-10502)
130.40	am	(P-15035/91; A-203)	390.150	am	(P-18407/91; RC-10502)
		(P-10408)	390.330	am	(P-4309/91; A-623)
750.41	п	(P-10408)			(P-18407/91; RC-10502)
750.90	am	(P-10408)	390.640	am	(P-18407/91; RC-10502)
750.110	am	(P-10408)	390.1040	аш	(P-18407/91; RC-10502)
750.120	am	(P-10408)	390.3000	am	(P-18407/91; RC-10502)
750.130	am	(P-10408)	390.3310	am	(P-18407/91; RC-10502)
750.Ap A	am	(P-10408)	395.100	am	(P-8066)
750.Ap.B	am	(P-15035/91; A-203)	395.110	am	(P-8066)
		(P-10408)	395.120	am	(P-8066)
750.Ap.C	п	(P-15035/91; A-203)	395.130	am	(P-8066)
		(P-10408)	395.140	am	(P-8066)
			395.150	am	(P-8066)
TITLE 77			395.160	am	(P-8066)
205.620	am	(P-3426)	395.170	am	(P-8066)
250.2720	u	(P-2016)	395.180	am	(P-8066)
300.110	am	(P-2034)	395.190	am	(P-8066)
300.120	am	(P-4367/91; A-681)	395.200	H	(P-8066)
300.140	am	(P-2034)	395.300	am	(P-8066)
300.150	am	(P-2034)	395.400	am	(P-8066)
300.330	am	(P-4367/91; A-681)	535.10	am	(P-10911)
		(P-2034)	535.20	am	(P-10911)
300.620	am	(P-4367/91; A-681)	535.100	am	(P-10911)
300.630	am	(P-2034)	535.150	am	(P-10911)
300.1010	am	(P-2034)	535.200	am	(P-10911)
300.1220	am	(P-2034)	535.210	am	(P-10911)
300.1240	am	(P-2034)	535.215	am	(P-10911)
300.2070	am	(P-2034)	535.216	п	(P-10911)
300.2420	am	(P-14039/91; A-5977)	535.220	н	(P-10911)
300.3060	am	(P-2034)	535.230	am	(P-10911)
300.3100	am	(P-2034)	535.260	am	(P-10911)
300.3310	am	(P-2034)	535.265	am	(P-10911)
300.3710	am	(P-2034)	535.270	am	(F-10911)
300.Ap.B	ч	(P-2034)	535.310	am	(P-10911)
330.120	am	(P-4338/91; A-651)	535.315	am	(P-10911)
330.330	am	(P-4338/91; A-651)	535.320	am	(P-10911)
350.120	am	(P-4280/91; A-594)	535.330	E I	(P-10911)
350.140	аш	(F-1835//91; RC-10301)	333.340	am	(F-10911)
350.150	am	(P-18357/91; RC-10501)	535.400	am	(P-10911)
350.330	am	(P-4280; A-594)	535.410	am	(F-10911)
010 010		(P-1835//91; RC-10501)	535.415	am	(F-10911)
350.370	аш	(F-4/91)	535.420	H and	(F-10911)
350.640	am	(P-1835//91; RC-10301)	535,430	E a	(F-10911)
350.1230	am	(P-1835//91; RC-10501)	535.435	am i	(F-10911)
350.0870	шв	(P-1835//91; RC-10301)	535.440	ma .	(F-10911)
350.2960	am	(P-1835//91; RC-10501)	535.300	= =	(F-10911)
350.3000	E E	(P-1835//91; RC-10501)	535.515	am	(P-10911)
350 4210	dill o	(F-18357/91; RC-10501)	535 520		(11001.0)
330.4710	HIII	10001-N-100011			

TITLE 77 (CC	760.100	760.110	760.900	760.2000	760.2010	760.2020	760.2030	760.2031	760.2032	760.2040	760.2041	760.2042	760.2050	760.2060	760.2070	760.2080	760.3000	760.3100	760.3200	770.10	770.20	770.30	/90.40	790.480		790.500		790.540		790.548	002 002	/90.380	790.600					790.620		790.660		790.700	701 001	/90./06/	107 005	171.061		
(P-13428)	(P-13428)	(P-13428)	(P-13428)	(P-14389/91; A-4052)		(P-14389/91; A-4052)	(P-16874/91; RC-4556;	A-5921)	(F-108/4/91; A-3921)	(P-168/4/91;	RC-4556; A-5921)	(P-16874/91;	RC-4556; A-5921)	(P-16874/91; A-5921)	(P-16874/91; A-5921)	(P-13414)	(P-13414)	(P-13414)	(P-13414)	(P-13414)	(P-13414)		(F-13472)	(P-13472)	(P-13472)	(P-13472)	(P-5836)	(P-5836)	(P-5836)	(P-5836)	(F-3636) (P-5836)	(P-5836)	(F-5836)	(F-3830)	(P-5836)	(D-5834)	(P-5836)	(P-5861)	(P-5861)									
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(P-9424) (P-9424) (P-9424)

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(P-4782; A-12913) (E-4899)(P-8329)

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(P-8329) (E-8571)

(P-4782; A-12913)

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(P-9424) (P-9424) P-9424) (P-9424) (P-9424)

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(P-15943/91; A-5941; (P-4782; A-12913) (E-4899) (P-4782; A-12913) (P-4782; A-12913) (E-4899) (P-4782; A-12913) (P-4782; A-12913) (P-4782; A-12913) (P-4782; A-12913) C-7512) (P-8329) (E-4899) (E-8571) (E-4899) (E-4899) (E-4899) (E-4899) (E-4899) am аш am am am аш am am 790.2900 790.2620 790,2980 790.2661 790.2780 790.2805 790.2902 790,2904 P-15943/91; A-5941; C-7512) (P-4782; A-12913) (E-4899) (P-4782; A-12913) (P-4782; A-12913) (P-4782; A-12913) (P-4782; A-12913) (P-4782; A-12913) (P-4782; A-12913) (P-8329) (E-8571) (E-4899) (E-4899) (E-4899) (E-4899) (E-4899) (E-4899) am am am am am am am am 790,1950 790.1980 790.2060 790.2100 790.2155 790.2020 790.2140

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(P-4782; A-12913) (P-4782; A-12913) (P-4782; A-12913) (P-4782; A-12913)

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790,1460 790.1490 790.1500 790.1540

(E-4899) (E-4899)

TITLE 77 (CONT'D) 790.3020 at 790.3021 at 790.3027 at	1				
790.3020 790.3021 790.3027	(0.1		790.3860	me	(P-4787: A-17913)
790.3021	am	(P-4782; A-12913)			
790.3027		(E-4899)	790.3875	п	(P-4782; A-12913)
790.3027		(F-4/82; A-12913)	000		
790 3029	am	(P-15943/91: A-5941)	790.3907	am	(P-4782; A-12913)
10000	am	(P-4782; A-12913)	790.3910	am	(P-4782: A-12913)
		(E-4899)			
790.3049	am	(P-4782; A-12913)			(P-15943/91; A-5941;
700 3054		(E-4899)			
130.3034	alli	(F-4/82; A-12913) (E-4899)	790.3940	am	(P-4782; A-12913)
790.3085	am	(P-4782; A-12913)	790.3945	am	(P-4782: A-12913)
		(E-4899)			
790.3100	am	(P-4782; A-12913)			(P-8329; A-12913)
790.3260	am	(P-4782; A-12913)	790 3980	E	(E-8571)
		(E-4899)			(F-4899)
790.3300	am	(P-4782; A-12913)	790.3996	am	(P-4782; A-12913)
					(E-4899)
/90.3308	аш	(P-4782; A-12913)	790.4012	am	(P-4782; A-12913)
790.3315	am	(E-4899) (P-4782: A-12913)	790 4040	***	(E-4899)
			0101:000	T T	(P-15943/91- A-5941-
790.3335	am	(P-4782; A-12913)			C-7512)
		(E-4899)	790.4060	am	(P-4782; A-12913)
790.3340	am	(P-4782; A-12913)			(E-4899)
0070 000			790.4100	am	(P-4782; A-12913)
/90.3420	am	(P-4782; A-12913)			(E-4899)
750 3437			790.4140	am	(P-4782; A-12913)
1540.061		(F-4/82; A-12913)			(E-4899) (P-8329)
		(P-8329) (E-8571)	790.4173	me	(P-4782: A-12013)
790.3472	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.4180	am	(P-4782; A-12913)
790.3480	п	(P-4782; A-12913)			(E-4899)
2007 000		(E-4899)	790.4220	am	(P-4782; A-12913)
190.3492	аш	(F-4/82; A-12913)	000		
790 3495	5	(E-4699)	/90.4260	am	(P-4782; A-12913)
000000	=	(F-4899)	700 4300		(E-4899)
790.3540	am	(P-4782; A-12913)	0000000		(E-4899)
		(E-4899)	790.4385	am	(P-4782; A-12913)
790.3620	am	(P-4782; A-12913)			(E-4899)
0000			790.4386	am	(P-4782; A-12913)
790.3700	am	(P-4782; A-12913)			
790.3742	am	(E-4899) (P-4782: A-12013)	790.4396	am	(P-4782; A-12913)
		(E-4899)	790.4398	am	(P-4782; A-12913)
790.3780	am	(P-4782; A-12913)			(E-4899)

TITLE 77 (CONT'D)	T.D)		790.5312	am	(P-4782; A-12913)	TITLE 77 (
790.4420	am	(P-4782; A-12913)			(E-4899)	09.062
		(E-4899)			(P-15843/91; A-5941;	
790.4580	am	(P-4782; A-12913)			C-7512)	190.61
		(E-4899)	790.5320	am	(P-15943/91; A-5941;	
790.4620	am	(F-4/82; A-12913)			(F-7312)	
700 4660	-	(E-4899)	790.3380	ше	(F-4/82; A-12913)	190.61
790.4000	alli	(F-4/82, A-12313) (F-4899)			(P-15943/91: A-5941:	69 062
		(P-8329) (E-8571)			C-7512)	
790.4670	аш	(P-4782; A-12913)	790.5420	am	(P-4782; A-12913)	790.62
		(E-4899)			(E-4899)	
790.4680	am	(P-4782; A-12913)	790.5483	am	(P-4782; A-12913)	790.62
		(E-4899)	700 5500	800	(E-4899) (P-4782: A-12013)	
790,4700	ше	(F-8525) (E-8571) (P-4782: A-12913)		amı	(E-4899)	69 062
		(E-4899)	790.5520	am	(P-4782; A-12913)	
790.4720	am	(P-4782; A-12913)			(E-4899)	790.63
		(E-4899)	790.5540	am	(P-4782; A-12913)	
790.4740	аш	(P-4782; A-12913)			(E-4899)	790.63
4780		(E-4899)	790.5544	am	(P-4782; A-12913)	23 001
190.4190	ain	(F-4/82; A-12913) (F-4800)	0.00	u o	(E-4899) (P-4782: A-17013)	.06/
790.4840	am	(P-4782; A-12913)		alli	(E-4899)	
		(E-4899)	790.5640	am	(P-15943/91; A-5941)	
790.4860	am	(P-4782; A-12913)		am	(P-4782; A-12913)	
		(E-4899)			(E-4899)	790.63
790.4900	am	(P-4782; A-12913)	790.5740	am	(P-4782; A-12913)	
		(E-4899)			(E-4899)	790.64
300 4065	į	(P-8329) (E-83/1)	/90.5/88	п	(F-4/82; A-12913)	000
/90.4903	am	(F-4/82; A-12913) (F-4800)			(E-4899) (P-8320) (E-8571)	700.64
790.4980	am	(P-4782: A-12913)	790.5792	am	(P-4782: A-12913)	190
		(E-4899)			(E-4899)	790.64
790.5060	am	(P-4782; A-12913)	790.5802	am	(P-4782; A-12913)	
		(E-4899)			(E-4899)	790.64
790.5100	am	(P-4782; A-12913)	790.5807	am	(P-4782; A-12913)	
		(E-4899)			(E-4899)	790.64
790.5140	am	(P-4782; A-12913)	790.5820	am	(P-4782; A-12913)	
700 5180	240	(E-4899)	700 5830		(E-4899)	69.06/
00:0:00	am	(E-4899)		111111	(E-4899)	59 062
		(P-15943/91; A-5941;	790.5872	am	(P-4782; A-12913)	
		C-7512)			(E-4899)	790.65
790.5220	am	(P-4782; A-12913)	790.5900	am	(P-4782; A-12913)	
790 5300	me	(E-4899)	790 5940	me	(F-4699) (P-4782: A-12913)	790.65
0000	am	(F-4899)			(E-4899)	99 062
		(660, 2)	790 5080	-	(2000)	.061
				alli	(P-4/82; A-12913)	99.062

(P-4782; A-12913) (E-4899) (P-4782; A-12913) (P-4899) (P-	TITLE 77 (CONT'D)	L'D)		790.6780	am	(P-4782: A-12913)
am (P-4782; A-12913) 790.6800 am (P-4782) am (P-4782; A-12913) 790.6800 am (P-4782) am (P-4782; A-12913) 790.6820 am (P-4782) am (P-4782; A-12913) 790.6835 am (P-4782) am (P-4782; A-12913) 790.6930 am (P-4782) am (P-4782; A-12913) 790.6930 am (P-4782) am (P-4782; A-12913) 790.7120 am (P-4782) am (P-4782; A-12913) 790.7130 am (P-4782) am (P-4782; A-12913) 790.7140 am (P-4782) am (P-4782; A-12913) 790.7130 am (P-4782) am (P-4782; A-12913) 790.7250 am (P-4782) am (P-4782; A-12913) 790.7263 n (P-4893) am (P-4782; A-12913) 790.7263 n (P-4893) am (P-4782; A-12913) 790.7263 am (P-4782; am (P-4782; A-12913) 790.7263 am (P-4889) am (P-4889) 790.7264 am (P-4889) am (P-4889) 790.7264 am (P-4889) am (P-4889) 790.7265 am (P-4889) am (P-4889) 790.7264 am (P-48899) am (P-4889) 790.7264 am (P-48899) am (P-48899) 790.7264 am (P-48899) am (P-48899) 790.72	0209 062		(P-4782: A-12913)			
am (P-4782, A-12913) 790.6800 am (P-4782, A-12913) 790.6820 am (P-4782, A-12913) 790.6820 am (P-4782, A-12913) 790.6820 am (P-4782, A-12913) 790.6835 am (P-4782, A-12913) 790.6930 am (P-4782, A-12913) 790.6930 am (P-4782, A-12913) 790.6930 am (P-4782, A-12913) 790.6930 am (P-4782, A-12913) 790.7120 am (P-4782, A-12913) 790.7120 am (P-4782, A-12913) 790.7130 am (P-4782, A-12913) 790.7230 am (P-			(E-4899)			(P-8329) (F-8571)
(E-4899) (E-4899) (E-4899) am (P-4782; A-12913) 790.6820 am (P-4782; A-12913) am (P-4782; A-12913) 790.6860 am (P-4782; A-12913) am (P-4782; A-12913) 790.6885 am (P-4782; A-12913) am (P-4782; A-12913) 790.6895 am (P-4782; A-12913) r (P-4782; A-12913) 790.6990 am (P-4782) am (P-4782; A-12913) 790.7120 am (P-4782) c (P-4899) 790.7130 am (P-4782) am (P-4782; A-12913) 790.7229 am (P-4782) am (P-4782; A-12913) 790.7263 am (P-4782) am (P-4782; A-12913) 790.7263 am (P-4782) am<	790.6140	am		790.6800	am	
am (P-8329) (E-8571) 790.6820 am (P-4782) am (P-4782) A-12913) 790.6860 am (P-4782) am (P-4782) A-12913) 790.6865 am (P-4782) am (P-4782) A-12913) 790.6885 am (P-4782) am (P-4782) A-12913) 790.6885 am (P-4782) (P-8329) (P-8782) 790.6940 am (P-4782) (P-8329) (P-4782) 790.6940 am (P-4782) am (P-4782) A-12913) 790.6940 am (P-4782) am (P-4782) A-12913) 790.7100 am (P-4782) am (P-4782) A-12913) 790.7120 am (P-4782) am (P-4782) A-12913) 790.7120 am (P-4782) am (P-4782) A-12913) 790.7120 am (P-4782) am (P-4782) A-12913) 790.7130 am (P-4782) am (P-4782) A-12913) 790.7229 am (P-4782) <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td></t<>						
am (P-4782; A-12913) (P-4782) am (P-4782; A-12913) (P-4889) am (P-4782; A-12913) (P-6885) am (P-4782; A-12913) (P-6889) am (P-4782; A-12913) (P-6899) (P-6899) am (P-4782; A-12913) (P-6899) (P-4899) am (P-4782; A-12913) (P-6899) am (P-4782; A-12913) (P-				790.6820	am	(P-4782; A-12913)
am (E-4899) 790.6860 am (P-4782, A-12913) am (P-4782, A-12913) 790.6875 am (P-4782, A-12913) am (P-4782, A-12913) 790.6885 am (P-4782, A-12913) am (P-4782, A-12913) 790.6895 am (P-4782, A-12913) r (P-4899) 790.6895 am (P-4782, A-12913) r (P-4892) 790.6940 am (P-4782, A-12913) am (P-4782, A-12913) 790.6960 am (P-4899) am (P-4782, A-12913) 790.7100 am (P-4899) am (P-4782, A-12913) 790.7120 am (P-4899) am (P-4782, A-12913) 790.7130 am (P-4899) am (P-4782, A-12913) 790.7140 am (P-4899) am (P-4782, A-12913) 790.7229 am (P-4899) am (P-4782, A-12913) 790.7263 am (P-4899) am (P-4782, A-12913) 790.7265 am <td< td=""><td>790.6180</td><td>am</td><td>(P-4782; A-12913)</td><td></td><td></td><td>(E-4889)</td></td<>	790.6180	am	(P-4782; A-12913)			(E-4889)
am (P-4782; A-12913)			(E-4399)	790.6860	am	(P-4782; A-12913)
m (E-4899) 790.6875 am (P-4782, A-12913) am (P-4782, A-12913) 790.6885 am (P-4782, A-12913) am (P-4782, A-12913) 790.6895 am (P-4782) r (P-4782, A-12913) 790.6900 am (P-4782) r (P-4782, A-12913) 790.6960 am (P-4782) gm (P-4782, A-12913) 790.6980 am (P-4782) gm (P-4782, A-12913) 790.7100 am (P-4899) gm (P-4782, A-12913) 790.7120 am (P-4899) gm (P-4782, A-12913) 790.7130 am (P-4899) gm (P-4782, A-12913) 790.7140 am (P-4782) gm (P-4782, A-12913) 790.7263 am (P-4782)	790.6260	am				(E-4899)
am (P-4782; A-12913) (E-4899) am (P-4782; A-12913) (P-4895) am (P-4782; A-12913) (P-4895) r (P-4899) (P-4899) (P-4899) am (P-4782; A-12913) (P-4899) am (P-4782; A-12913) (P-4899) am (P-4782; A-12913) (P-4899) am (P-4782; A-12913) (P-4899) (P-4899				790.6875	am	(P-4782; A-12913)
am (P4782) 790.6885 am (P4782) am (P4782; A-12913) 790.6895 am (P4782) (E-8329) (E-8899) am (P4782) (E-8899) (P4782) (P4782) am (P4782; A-12913) 790.6980 am (P4782) (E-8899) (E-8899) am (P4782) (E-8899) am (P4782; A-12913) 790.7100 am (P4782) (E-8899) (E-8899) (E-8899) (E-8899) (E-8899) am (P4782; A-12913) 790.7120 am (P4782) am (P4782; A-12913) 790.7120 am (P4782) am (P4782; A-12913) 790.7229 am (P4782) am (P4782; A-12913) 790.7260 am (P4782) am (P4782; A-12913) 790.7263 am (P4782) am (P4782; A-12913) 790.7265 am (P4782) am (P4782; A-12913) 790.7265 am	790.6275	am				
am (P-4782; A-12913) (E-4899) r (P-4782; A-12913) (P-4829) r (P-4782; A-12913) (P-4899) am (P-4782; A-12913) (P-4899) am (P-4782; A-12913) (P-6960) am (P-4782; A-12913) (P-4899) ((E-4899)	790.6885	am	(P-4782; A-12913)
(E-4899) 790.6895 am (P-4782) (F-8229) (E-8571) 790.6940 am (P-4782) (E-4899) 790.6960 am (P-4782) (E-4899) 790.6960 am (P-4782) (E-4899) 790.6960 am (P-4782) (E-4899) 790.6960 am (P-4782) (E-4899) 790.7100 am (P-4782) (E-4899) 790.7130 am (P-4782) (E-4899) 790.7260 am (P-4782) (E-4899) 790.7260 am (P-4782) (E-4899) 790.7263 am (P-4899) (E-4899) <th< td=""><td>790.6277</td><td>am</td><td></td><td></td><td></td><td>(E-4899)</td></th<>	790.6277	am				(E-4899)
r (P-8329) (E-8571) (P-4382) (E-4899) am (P-4782; A-12913) 790.6940 am (P-4782; G-4899) am (P-4782; A-12913) 790.6960 am (P-4782) (E-4899) (P-4782; A-12913) 790.6980 am (P-4782; G-4899) am (P-4782; A-12913) 790.7100 am (P-4782) (E-4899) 790.7120 am (P-4782) (E-4899) 790.7120 am (P-4782) (E-4899) 790.7120 am (P-4782) (E-4899) 790.7130 am (P-4782) (E-4899) 790.7140 am (P-4782) (E-4899) 790.7120 am (P-4782) (E-4899) 790.7120 am (P-4782) (E-4899) 790.7260 am (P-4782) (E-4899) 790.7260 am (P-4782) (E-4899) 790.7265 am (P-4782) (E-4899) 790.7265 am (P-4782) (E-48			(E-4899)	790.6895	am	(P-4782; A-12913)
r (P-4782; A-12913) 790.6940 am (P-4782; A-12913) 790.6960 am (P-4782; A-12913) 790.6960 am (P-4782; A-12913) 790.6980 am (P-4782) (E-4899) am (P-4782; A-12913) 790.7100 am (P-4782; A-12913) 790.7100 am (P-4782; A-12913) 790.7120 am (P-4782; A-12913) 790.7130 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7220 am (P-4782; A-12913) 790.7260 am (P-4782; A-12913) 790.7260 am (P-4782; A-12913) 790.7263 am (P-4782; A-12913) 790.7280 am (P-4889) (E-4899) 790.7280 am (P-4889) (E-4899) 790.7280 am (P-4889) (E-4899) 790.7280 am (P-4889) (E-4899) (E-4899) 790.7280 am (P-4889) (E-4899) (E-4899) (E-4899) 790.7280 am (P-4889) (E-4899) (E-4899) (E-4899) (E-4899) 790.7280 am (P-4889) (E-4899) ((P-8329) (E-8571)			
(E-4899) (E-4899) (E-4899) am (P-4782; A-12913) 790.6960 am (E-4899) am (P-4782; A-12913) 790.6980 am (P-4782; G-4899) am (P-4782; A-12913) 790.7100 am (P-4782; G-4899) (E-4899) 790.7120 am (P-4782; G-4899) (E-4899) 790.7130 am (P-4782; G-4899) (E-4899) 790.7140 am (P-4782; G-4899) am (P-4782; A-12913) 790.7140 am (P-4782; G-4899) am (P-4782; A-12913) 790.7229 am (P-4782; G-4899) am (P-4782; A-12913) 790.7263 am (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4782) (E-4899) 790.7280 am (P-4782) (E-4899) 790.7280 am (P-4782) (E-4899) 790.7280 am (P-4899) (E-4899) 790.7280 am (P-4899) (E-4899)	790.6280	-	(P-4782; A-12913)	790.6940	am	(P-4782; A-12913)
am (P-4782; A-12913) 790.6960 am (P-4782; G-4899) am (P-4782; A-12913) 790.6980 am (P-4782; G-4899) am (P-4782; A-12913) 790.7100 am (P-4782; G-4899) (P-15943/91; A-5941; 790.7120 am (P-4782; G-4899) (P-15943/91; A-5941; 790.7120 am (P-4782; G-4899) (P-4829) am (P-4782; A-12913) 790.7130 am (P-4782; A-12913) 790.7140 am (P-4782; A-12913) 790.7129 am (P-4782; A-12913) 790.7260 am (P-4782; G-4899) am (P-4782; A-12913) 790.7263 am (P-4782; G-4899) am (P-4782; A-12913) 790.7263 am (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4782; G-4899) am (P-4782; A-12913) 790.7280 am (P-4782; G-4899) (F-4899)			(E-4899)			(F-4899)
am (P-4782; A-12913) 790.6980 am (P-4782; G-4899) am (P-4782; A-12913) 790.6980 am (P-4782; G-4899) (P-15943/91; A-5941; P-90.7120 am (P-4782; G-4899) (P-15943/91; A-5941; P-90.7120 am (P-4782; G-4899) (P-15943/91; A-5941; P-90.7130 am (P-4782; A-12913) 790.7130 am (P-4782; A-12913) 790.7130 am (P-4782; A-12913) 790.7140 am (P-4782; A-12913) 790.7250 am (P-4782; A-12913) 790.7250 am (P-4782; G-4899) am (P-4782; A-12913) 790.7260 am (P-4782; G-4899) am (P-4782; A-12913) 790.7260 am (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4782; G-4899) (E-4899) (E-4899) (E-4899) (E-4899) (G-4899) (G-	790.6300	am		790.6960	am	(P-4782; A-12913)
am (P-4782; A-12913) 790.6980 am (P-4782; C-4899) am (P-4782; A-12913) 790.7100 am (P-4782; C-4899) (P-1594391; A-5941; P-90.7120 am (P-4782; C-7512) (P-8329) 790.7120 am (P-4782; C-7512) (P-8329) 790.7130 am (P-4782; A-12913) 790.7140 am (P-4782; A-12913) 790.7180 am (P-4782; A-12913) 790.7180 am (P-4782; A-12913) am (P-4899) am (P-4782; A-12913) 790.7269 am (P-4782; A-12913) 790.7269 am (P-4782; A-12913) 790.7260 am (P-4782; A-12913) 790.7263 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7291 am (P-4782; A-12913) 790.7296 am (P-4782; A-12913) 790.7296 am (P-4782; A-12913) 790.7390 am (P-48999) 790.7400 am (P-489999) 790.7400 am (P-48999) 790.7400 am (
(E-4899) am (P-4782; A-12913) 790.7100 am (E-4899) (E-4899) (P-15943/91; A-5941; 790.7120 am (P-4782; C-7512) (P-8329) (E-4899) (E-4899) (E-4899) am (P-4782; A-12913) 790.7130 am (P-4782; A-12913) 790.7130 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7263 am (P-4782; A-12913) 790.7263 am (P-4782; A-12913) 790.7263 am (P-4782; A-12913) 790.7263 am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) (E-4899) (790.6340	am		790.6980	am	(P-4782: A-12913)
am (P-4782; A-12913) 790.7100 am (P-4782; C-4899) (E-4899) (E-4899						
(E-4899) (E-4899) (E-8571) (E-4899) (E-8571) am (P-4782; A-12913) (E-4899) (E-	790.6370	am		790.7100	am	(P-4782: A-12913)
(P-15943/91; A-5941; 790.7120 am (P-1592) (P-15943/91; A-5941; 790.7120 am (P-4782; C-7512) (P-8329) (P-8721) (P-872) (P-8739) (P-8722) (P-8899) (P-8899) am (P-8722) (E-8899) am (P-8722) (P-8722) (P-8899) am (P-8722) (P-8899) am (P-8722) (P-8899) am (P-8722) (P-8999) (P-8899) am (P-8722) (P-8999) (P-8899) (P-889						
am (P-4782; A-12913) (E-889) (E-8571) (E-8571) (E-8489) (E-8489) (E-84899) am (P-4782; A-12913) (E-8899) am (P-4782; A-12913) (E-8899) am (P-4782; A-12913) (F-8571) (E-4899) am (P-4782; A-12913) (F-8571) (F-4899) am (P-4782; A-12913) (F-8599) am (P-4782; A-12913) (F-8899) am (P-4782; A-12913) (F-8899) am (P-4782; A-12913) (F-8899) (F-8899)			(P-15943/91: A-5941:	790.7120	am	(P-4782: A-12913)
am (P-4782; A-12913) 790.7130 am (P-4782; am (P-4782; A-12913) 790.7140 am (P-4782; A-12913) 790.7140 am (P-4899) (E-4899) am (P-4782; A-12913) 790.7180 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7260 am (P-4782; A-12913) 790.7260 am (P-4782; A-12913) 790.7263 am (P-4782; A-12913) 790.7263 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) (E-4899)			C-7512) (P-8329)			
am (P-4782; A-12913) 790.7140 am (P-4782; A-12913) (E-4899) (E-4899) 790.7180 am (P-4782; A-12913) (E-4899) am (P-4829) 790.7180 am (P-4782) am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7260 am (P-4782; A-12913) 790.7263 n (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) (E-4899) am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) (E-4899) (E-4899) am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) (E-4899) (E-4899) am (P-4782; A-12913) 790.7296 am (P-4782; A-1899) (E-4899) (E-4899) am (P-4782; A-12913) 790.7296 am (P-4782; A-12913) (E-4899) (E-4899) am (P-4782; A-12913) 790.7296 am (P-4782; A-1892) (E-4899) (E-4899) (E-4899)			(E-8571)	790.7130	am	(P-4782; A-12913)
am (P-4782; A-12913) 790.7140 am (P-4782; A-12913) 790.7140 am (P-4782; A-12913) 790.7180 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7260 am (P-4782; A-12913) 790.7263 n (P-4782; A-12913) 790.7263 n (P-4782; A-12913) 790.7263 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) (P-8329) (P-84899)	790.6375	am	(P-4782; A-12913)			
am (P-4782; A-12913) 790.7180 am (P-4782; A-12913) (E-4899) am (P-8329) (E-8571) 790.7229 am (P-4782; G-4899) am (P-4782; A-12913) 790.7229 am (P-4782; G-4899) am (P-4782; A-12913) 790.7260 am (P-4782; G-4899) am (P-4782; A-12913) 790.7263 n (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4782; G-4899) am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) (E-4899) (E-4899) c (E-4899) 790.7291 am (P-4782; A-12913) (E-4899)			(E-4899)	790.7140	am	(P-4782; A-12913)
am (P-8329) (E-8571) (E-4899) am (P-8329) (E-8571) (E-4899) am (P-4782; A-12913) (P-077229 am (P-4782; C-4899) am (P-4782; A-12913) (P-6782) (E-4899) am (P-4782; A-12913) (P-4782; C-4899) am (P-4782; A-12913) (P-4782; C-4899) am (P-4782; A-12913) (P-4782; C-4899) (E-4899)	790.6420	am	(P-4782; A-12913)			
am (P-8329) (E-8571) am (P-4782; A-12913) 790.7229 am (P-4782; G-4899) am (P-4782; A-12913) 790.7260 am (P-4782; G-4899) am (P-4782; A-12913) 790.7263 n (P-4782; G-4899) am (P-4782; A-12913) 790.7263 am (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4782; am (P-4782; am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) (E-4899) r (P-4782; A-12913) 790.7291 am (P-4782; am (P-4782; A-12913) (E-4899) (E-4899) am (P-4782; A-12913) 790.7296 am (P-4782; am (P-4782; am (P-4782; A-12913) (E-4899) (E-4899) am (P-4782; A-12913) 790.7296 am (P-4782; am (P-4782; am (P-4782; am (P-4782; A-12913) (E-4899) (E-4899) (E-4899) am (P-8329) (E-8571) (E-4899) (E-4899) am (P-8329) (E-8571) (E-4899) (E-4899)			(F-4899)	790.7180	me.	(P-4782: A-12913)
am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7229 am (P-4782; A-12913) 790.7260 am (P-4782; A-12913) 790.7260 am (P-4782; A-12913) 790.7263 n (P-4782; A-12913) 790.7263 n (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) (E-4899)	790 6430	me	(P-8329) (F-8571)			(F-4899)
(E-4899) (E-4899) (E-4899) am (P-4782; A-12913) 790.7260 am (P-4782; B-4899) am (P-4782; A-12913) 790.7263 n (P-4782) am (P-4782; A-12913) 790.7265 am (P-4782) (E-4899) 790.7280 am (P-4782) (E-4899) 790.7280 am (P-4782) (E-4899) 790.7291 am (P-4782) (E-4899) 790.7291 am (P-4782) (E-4899) 790.7296 am (P-4782) (E-4899) 790.7296 am (P-4782) (E-4899) (E-4899) (E-4899) (E-4899) (E-4899) (E-4899)	790.6452	am		790.7229	am	(P-4782; A-12913)
am (P-4782; A-12913) 790.7260 am (P-4782; G-4899) am (P-482; A-12913) 790.7263 n (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4782; G-4899) am (P-4782; A-12913) 790.7265 am (P-4899) am (P-4782; A-12913) 790.7280 am (P-4782; A-12913) (P-8329) (P-8329) (P-8329) (P-8399) r (P-4899) 790.7291 am (P-4782; A-12913) 790.7296 am (P-4782; A-12913) (P-8999) (P-8999) (P-8999) (P-8999) (P-8999) (P-8999) (P-88571) (P-8899) (P-8899) (P-88571) (P-4899) (P-4782; A-12913) (P-4782; A-12913) (P-4782; A-12913) (P-4899) (P-8899) (P-8						(E-4899)
(E-4899) (E-4899) (E-4899) am (P-4782; A-12913) 790.7263 n (E-4899) am (P-4782; A-12913) 790.7265 am (P-4782; A-1899) am (P-4782; A-12913) 790.7280 am (P-4782; A-1899) am (P-4782; A-12913) 790.7280 am (P-4782; A-1899) r (P-4899) 790.7291 am (P-4782; A-1899) am (P-4782; A-12913) 790.7296 am (P-4782) am (P-4782; A-12913) 790.7390 am (P-4782) am (P-4782; A-12913) 790.7390 am (P-4782) r (P-4829) 790.7400 am (P-4782) r (P-4829) (P-4899) (P-4899) r (P-4829) (P-4899) (P-4899)	790.6456	am		790.7260	am	(P-4782; A-12913)
am (P-4782; A-12913) 790.7263 n (P-4782; CE-4899) am (P-4782; A-12913) 790.7265 am (P-4782; CE-4899) am (P-4782; A-12913) 790.7280 am (P-4782; CE-4899) (E-4899) (E-4899) 790.7280 am (P-4782; A-12913) 790.7291 am (P-4782; CE-4899) (E-4899) (CE-4899) (CE-489			(E-4899)			(E-4899)
(E-4899) (E-4899) (E-4899) am (P-4782; A-12913) 790.7265 am (P-4782; A-12913) am (P-4782; A-12913) (P-8329) (P-8329) am (P-4782; A-12913) 790.7280 am (P-4782) r (P-4782; A-12913) 790.7291 am (P-4782) gm (P-4782; A-12913) 790.7296 am (P-4782; A-12913) gm (P-4782; A-12913) 790.7306 am (P-4782; A-12913) gm (P-4782; A-12913) 790.7300 am (P-4782) gm (P-4782) (B-4899) (B-4899) (B-4899) gm (P-4782; A-12913) 790.7300 am (P-4782) gm (P-4782; A-12913) 790.7400 am (B-4899) gm (P-4782; A-12913) (B-4899) (B-4899) (B-4899)	790.6460	am	(P-4782; A-12913)	790.7263	п	(P-4782; A-12913)
am (P-4782; A-12913) 790.7265 am (P-4782; (E-4899) am (P-4782; A-12913) (E-4899) am (P-4782; A-12913) (E-4899)			(E-4899)			(E-4899)
am (P-4782; A-12913) (E-4889) am (P-4782; A-12913) (P-8329) am (P-4782; A-12913) (P-8329) (E-4899) r (P-4782; A-12913) (P-4899)	790.6480	аш		790.7265	am	(P-4782; A-12913)
am (P-4782; A-12913) (P-8329) (E-4899) (P-4782; A-12913) (P-8782; A-12913) (P-8782; A-12913) (P-4782; A-12913) (P-829) (P-8299) (P-8829) (P-88571) (P-8829) (P-8871) (P-8782; A-12913) (P-4782; A-12913) (P-4882;			(E-4899)			(E-4889)
am (E-4899) 790.7280 am (P-4782; P-12913) (E-4899) (F-4899) (F-4899) (F-4899) r (P-4782; A-12913) 790.7296 am (P-4782; A-1899) am (P-4782; A-12913) 790.7396 am (F-4899) gm (P-8299) 790.7380 am (P-4782; A-12913) am (P-829) 790.7400 am (F-4899) frame (P-4782; A-12913) 790.7400 am (P-4782; A-1899)	790.6500	am	(P-4782; A-12913)			(P-8329) (E-8571)
am (P-4782; A-12913) (E-4899) r (P-4782; A-12913) (P-4782; A-12913) (E-4899) (E-4899) (E-4899) (E-4899) (E-4899) am (P-4782; A-12913) (E-4899) (E-4899) am (P-8229) (E-8571) (E-4899) (E-4899) am (P-8229) (E-8571) (E-4899) (E-4899) f-4899) (F-4899) (F-4899) (F-4899) (F-4899)			-	790.7280	am	(P-4782; A-12913)
r (P-4782; A-12913) 790.7291 am (P-4782; B-4899) g (E-4899) 790.7296 am (P-4782; A-12913) g (P-482) 790.7380 am (E-4899) g m (P-4782; A-12913) 790.7380 am (P-4782; A-12913) g m (P-4782; A-12913) 790.7400 am (P-4782) g p p p p p g p p p p p g p p p p p g p p p p p g p p p p p g p p p p p g p p p p p p g p p p p p p p p p p p p p p p <th< td=""><td>790.6540</td><td>am</td><td></td><td></td><td></td><td>(E-4899)</td></th<>	790.6540	am				(E-4899)
r (P-4782; A-12913)			(E-4899)	790.7291	am	(P-4782; A-12913)
(E-4899) 790.7296 am (P-4782; am (P-4782; A-12913) (E-4899) (E-4899) (E-4899) 790.7380 am (P-4782; am (P-8229) (E-8571) (E-4899) (E-4899) am (P-4782; A-12913) 790.7400 am (P-4782) (F-4899) (F-4899) (F-4899) (F-4899)	790.6570	H				(E-4899)
am (P-4782; A-12913) (E-4899) (E-4899) (G-4889) am (P-8229) (E-8571) (E-4899) (E-4899) am (P-8229) (E-8571) (E-4899) (E-4899) (F-4899) (F-4899)				790.7296	am	(P-4782; A-12913)
(E-4899) am (P-829) (E-8571) am (P-829) (E-8571) (E-4899) am (P-4782; A-12913) (E-4899) (F-4899) (F-4899)	790.6580	am				-
am (P-8329) (E-8571) (E-4899) am (P-4782; A-12913) 790.7400 am (P-4782; (F-4899)			(E-4899)	790.7380	am	(P-4782; A-12913)
am (P-4782; A-12913) 790.7400 am (P-4782; (F-4899)	790.6610	аш	(P-8329) (E-8571)			
	790.6670	аш	(P-4782; A-12913)	790.7400	am	(P-4782; A-12913)

		790.8620	am	(P-4782; A-12913)	TITLE 77 (CONT'D)	(T.D)	
(P-4782; A-12913)	1-12913)			(E-4899)	790.9260	am	(P-4782; A-12913)
	A-12913)	790.8700	аш	(F-4/82; A-12913) (E-4899)	790.9300	am	(E-4899) (P-4782; A-12913)
(P-4782;	A-12913)	790.8/10	am	(F-4/82; A-12913) (E-4889)	790.9340	ши	(E-4899) (P-4782; A-12913)
(P4782; (F4899)	P-4782; A-12913) F-4899)	790.8740		(F-4/82; A-12913) (E-4899) (P-4782: A-17913)	790.9380	am	(E-4899) (P-4782; A-12913)
(P-4782; (E-4899)	A-12913)	790.8780	E E	(E-4899) (P-4782: A-12913)	790.9420	am	(F-4899) (P-4782; A-12913) (F-4800)
(P-4782; (E-4899)		790.8820	am	(E-4899) (P-4782; A-12913)	790.9460	am	(F-4782; A-12913) (E-4899)
(P-8329) (P-4782; (F-4800)	(E-85/1) A-12913)	790.8900	am	(E-4899) (P-4782; A-12913) (E-4899)	790.9500	ше	(E-4899)
(P-4782;	;, A-12913)	790.8940	am	(P-4782; A-12913)	0756.06/	am	(F-4/82; A-12913) (E-4899)
(E-4899) (P-4782;	9) 2; A-12913)	790.8980	am	(E-4899) (P-4782; A-12913)	790.9530	am	(P-4782; A-12913) (E-4899)
(E-4899 (P-1594	(E-4899) (P-15943/91; A-5941;	790.9020	am	(E-4899) (P-4782; A-12913)	790.9580	am	(F-4782; A-12913) (E-4899)
C-7512) (P-4782;	2) 82; A-12913)	790.9035	am	(E-4899) (P-4782; A-12913)	795.10	a a	(P-8136) (P-8136)
(E-4889)	-	790 9045	me	(E-4899)	795.30		(P-8136)
(E-4899)	(66)			(E-4899)	795.50	a a	(P-8136)
(F-4782;	(P-4782; A-12913)	790.9048	am	(P-4782; A-12913)	795.60	a	(P-8136)
P-47	(P-4782; A-12913)			(P-15943/91; A-5941;	795.70	пп	(F-8136)
(E-4899) (P-4782;	(E-4899) (P-4782; A-12913)	790.9050	am	(P-15943/91; A-5941;	795.90	a a	(P-8136)
(E-4899)	(66			C-7512) (P-8329)	795.110		(P-8136)
(F-4/82 (F-4899	(2; A-12913)	9509 062	me	(E-85/1) (P-4782: A-12913)	795.120	п	(P-8136)
(P-8329)	29) (E-8571)			(E-4899)	795.130	4 4	(P-8136)
(P-4782;	82; A-12913)	790.9060	am	(P-4782; A-12913)	795.150		(P-8136)
(P-47)	(P-4782; A-12913)	790.9070	п	(P-8329) (E-8571)	795.170	= =	(P-8136)
(E-4899	99)	790.9084	am	(P-4782; A-12913)	795.180	п	(P-8136)
(F-4/82; (E-4899)	2; A-12913) 9)	790.9100	am	(F-4899) (P-4782: A-12913)	795.190	u :	(P-8136)
(P-4782	2; A-12913)			(E-4899)	795.210	a a	(P-8136)
(E-4899)	(E-4899)			(P-15943/91; A-5941;	795.220	п	(P-8136)
(E-4899	2; A-12713) 9)	790.9140	am	(P-4782; A-12913)	830.10	am	(P-2092; A-11612)
(P-4782	2; A-12913)			(E-4899)	830.885	am	(P-2092; A-11612)
(E-4899)		790.9180	am	(P-4782; A-12913)	830.890	am	(P-2092; A-11612)
(F-4782 (E-4899	2; A-12913) 9)	790.9220	am	(E-4899) (P-4782; A-12913)	830.900	am	(P-2092; A-11612)
(P-159	(P-15943/91; A-5941;			(E-4899)	840.115	am	(P-4329)
0 7517	(0.10)						

TITLE 77 (CONT'D)	T'D)		840.215	am	(P-4329)
790.9260	am	(P-4782; A-12913)	840.305	am	(P-4329)
		(E-4899)	840.310	аш	(P-4329)
790.9300	am	(P-4782; A-12913)	840.Ap.B	am	(P-4329)
		(E-4899)	Ex.A	аш	(P-4329)
790.9340	аш	(P-4782; A-12913)	A.II.	-	(P-4329)
			Ex.B	п	(P-4329)
790.9380	am	(P-4782; A-12913)	.II.B		(P-4329)
		(E-4899)	840.Ap.C	am	(P-4329)
790.9420	am	(P-4782; A-12913)	Ex.B	am	(P-4329)
		(E-4899)	845.10	am	(P-12314)
790.9460	am	(P-4782; A-12913)	845.15	п	(P-12314)
		(E-4899)	845.20	аш	(P-12314)
790.9500	аш	(P-4782; A-12913)	845.23	п	(P-12314)
		(E-4899)	845.25	п	(P-12314)
790.9520	am	(P-4782; A-12913)	845.26	u	(P-12314)
		(E-4899)	845.28	п	(P-12314)
790.9530	am	(P-4782; A-12913)	845.29	u	(P-12314)
		(E-4899)	845.30	am	(P-12314)
790.9580	am	(P-4782; A-12913)	845.40	аш	(P-12314)
		(E-4899)	845.50	am	(P-12314)
795.10	u	(P-8136)	845.60	am	(P-12314)
795.20	п	(P-8136)	845.Ap.A	п	(P-12314)
795.30	u	(P-8136)	Ex.A	п	(P-12314)
795.40	u	(P-8136)	Ex.B	п	(P-12314)
795.50	u	(P-8136)	Ex.C	u	(P-12314)
795.60	п	(P-8136)	845.Ap.B	u	(P-12314)
795.70	n	(P-8136)	845.Ap.C	u	(P-12314)
795.80	n	(P-8136)	845.Ap.D	п	(P-12314)
795.90	u	(P-8136)	II.A	п	(P-12314)
795.100	u	(P-8136)	II.B	п	(P-12314)
795.110	п	(P-8136)	845.Ap.E	u	(P-12314)
795.120	п	(P-8136)	900.10	аш	(P-10870)
795.130	u	(P-8136)	900.30	am	(P-10870)
795.140	u	(P-8136)	900.40	am	(P-10870)
795.150	u	(P-8136)	900.50	am	(P-10870)
795.160	п	(P-8136)	09'006	am	(P-10870)
795.170	п	(P-8136)	900.65	am	(P-10870)
795.180	u	(P-8136)	900.70	am	(P-10870)
795.190	u	(P-8136)	900.Tb.E	u	(P-10870)
795.200	u	(P-8136)	900.Tb.F	п	(P-10870)
795.210	u	(P-8136)	900.Tb.G	п	(P-10870)
795.220	u	(P-8136)	900.Tb.H	п	(P-10870)
830.10	am	(P-2092; A-11612)	900.Tb.I	u	(P-10870)
830.880	am	(P-2092; A-11612)	900.Ex.A	u	(P-10870)
830.885	am	(P-2092; A-11612)	900.Ex.B	u	(P-10870)
830.890	am	(P-2092; A-11612)	900.Ex.C	u	(P-10870)
830.900	am	(P-2092; A-11612)	900.Ex.D	u	(P-10870)
840.20	am	(P-4329)	905.15	am	(P-8128)
840.115	am	(P-4329)	905.100	am	(P-8128)
010 010	-	(Decen a)	01 210		

	(P-9083/91- A-2457)	(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9153/91; A-2530)		(P-9083/91; A-2457)	(P-9083/91; A-2457)	(P-9083/91; A-2437)	(P-9083/91, A-2350)	(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(P-9153/91; A-2530)	(P-9153/91; A-2530)	(P-9083/91; A-2457)		(P-9083/91; A-2457)	(P-9153/91; A-2530)	(F-9063/91; A-2437)	(P-9083/91: A-2457)		(P-9083/91; A-2457)	(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(F-9083/91; A-2437) (P-9153/91: A-2530)	(P-9083/91; A-2457)	(P-9083/91; A-2457)	(P-9083/91; A-2457)	(P-9083/91; A-2457)		(P-9083/91; A-2457)	(P-9133/91; A-2330)	(F-9153/91; A-2530)	(P-9153/91; A-2530)	(P-9153/91: A-2530)	(P-9153/91; A-2530)	(P-9153/91; A-2530)	(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(P-9083/91; A-2457)
Ones T	9	1 h	п	ы	п	-	п	a a	п	= ,			п	ı	ı	ı	u		п	ы 1	u .			u	H	u	ь.	-		п	п	u	L	п	н, і			-	. 14	ы	ı	п	н	u	ı	п
TITIE 77 (CONT.D)	2030 440	2030.450	2030.450	2030.510	2030.510	2030.520	2030.520	2030.530	2030.540	2030.530	2030.610	2030,620	2030.620	2030.630	2030.640	2030.710	2030.710	2030.720	2030.720	2030.730	2030.730	2030.740	2030.750	2030.750	2030.760	2030.760	2030.810	2030.820	2030.820	2030.830	2030.840	2030.850	2030.910	2030.910	2030.920	2030.930	2030.950	2030.960	2030.970	2030.980	2030.1010	2030.1010	2030.1020	2030.1020	2030.1030	2030.1030
(P-5225)	(P-5225)	(P-5225)	(P-5225)	(P-5225)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(F-2083/21, A-243/)	(P-9083/91: A-2457)	(P-9153/91: A-2530)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9083/91; A-2457)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(F-9083/91; A-2457)	(F-9083/91; A-2437)	(F-9133/91; A-2330) (P-9083/91: A-2457)		(P-9083/91; A-2457)	(P-9083/91; A-2457)	(P-9083/91; A-2457)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(F-9083/91; A-2437) (P-9153/91: A-2530)	(P-9083/91: A-2457)	(P-9153/91; A-2530)			(P-9083/91; A-2457)	(P-9153/91; A-2530)	(F-9083/91; A-2437) (P-9153/91: A-2530)			(P-9083/91; A-2457)	(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9083/91; A-2457)	(P-9153/91; A-2530)		(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9153/91; A-2530)	(P-9083/91; A-2457)	(P-9153/91; A-2530)
-	L	r	ı	ı	п	ы 5	= -		: -	п	ы	ī	п	п	п	L	u :	п ,	- 5	i	п	п	и	u	ı	a .			u	H	п	ы 1	11 1		.	n	r	п	u	ı	п	L.	п	L 1	п	L.
1240.40	1240.50	1240.60	1240.70	1240.Ap.A	2030.10	2030.10	2030.20	2030:30	2030:30	2030.40	2030.40	2030.50	2030.100	2030.105	2030.107	2030.110	2030.110	2030.113	2030.120	2030.120	2030.130	2030.140	2030.150	2030.160	2030.210	2030.210	2030.220	2030.230	2030.230	2030.310	2030.310	2030.320	2030.320	2030,330	2030.340	2030.340	2030.350	2030.350	2030.360	2030.410	2030.410	2030.420	2030.420	2030.430	2030.430	2030.440
	(P-10989)	(P-10989)	(P-10989)	(E-13159)	(E-13159)	(E-13132) (P-5205) (E-13132)					(P-5205) (E-13132)	(P-5205) (E-13132)	(P-5205)	(P-4755)	(P-4/55)	(P-4/55)	(F-4/33)	(F-4/33)	(P-4755)	(P-4755)	(P-4755)	(P-4755)	(P-4755)	(E-13153)	(P-4/55)	(F-4/33) (P-4755)	(P-3063)	(P-5187)	(P-5187)	(P-5187)	(P-5187)	(F-5187)	(F-3187)	(P-5187)	(P-5225)	(F-5225)	(F-5225)									
(Q.,	am	u	п	п	п	¤	= =	: =	: =	п	u	u	п	am	am	am	am E	am	am	am	am	am	am	am	am	am	am me	ч	r	H	Ţ	5 1	- 6	- 1-	<u>_</u>	ч	T	ī	ı	ī	ī	Į.	ы	ь :	ы	-
TITLE 77 (CONT'D)	915.20	915.40	915.50	1110.60	1130.10	1120.10	1120.110	1120.120	1120.130	1120.210	1120.310	1120.Ap.A	1120.Tb.H	1130.140	1130.220	1130.410	1130.510	1130.630	1130.650	1130.710	1130.720	1130.730	1130.740	1130.750	1130.760	1130.770	1190.30	1230.10	1230.20	1230.30	1230.110	1230.120	1230.210	1230,230	1230.240	1230.250	1230.260	1230.310	1230.320	1230.410	1230.420	1230.Tb.A	1230.Tb.B	1240.10	1240.20	1240.30

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(P-9153/91; A-2530)

(P-9083/91; A-2457)

(P-9083/91; A-2457) (P-9083/91; A-2457) (P-9153/91; A-2530) (P-9083/91; A-2457) (P-9153/91; A-2530) (P-9083/91; A-2457) (P-9153/91; A-2530)

(P-9083/91; A-2457)

2030,1060 2030.1070 2030.1080 2030.1090 (P-9153/91; A-2530) (P-9083/91; A-2457)

2030.1140 2030.1140 2030.1150

2030.1120 2030.1120

2030.1130

2030.1130

2030.1110 2030.1110 (P-9083/91; A-2457 (P-9083/91; A-2457 (P-9083/91; A-2457) (P-9083/91; A-2457) (P-9083/91; A-2457)

P-9083/91; A-2457

(P-9153/91; A-2530)

(P-9083/91; A-2457) (P-9153/91; A-2530) (P-9153/91; A-2530) (P-9083/91; A-2457) P-9153/91; A-2530)

2030.1220 2030.1220 2030.1225

2030.1215

2030.1225 2030.1230 2030.1230

2030.1240

(P-9083/91; A-2457)

(P-9153/91; A-2530)

2030.1210 2030.1210

2030.1160 2030.1205 (P-9153/91; A-2530)

2030.1245 2030.1250 2030.1250

(P-9083/91; A-2457) (P-9083/91; A-2457) (P-9083/91; A-2457) P-9083/91; A-2457

P-9153/91; A-2530) P-9153/91; A-2530)

2030.1260

2030.1255 2030.1265 2030.1270

(P-9153/91; A-2530) (P-9083/91; A-2457)

2030.1310

P-9153/91; A-2530) P-9153/91; A-2530)

P-9083/91; A-2457 P-9153/91; A-2530 P-9153/91; A-2530

2030.1320

2030.1320

(P-9149/91; A-2455) (P-9218/91; A-2533)

2030.1350

2032.10

2030.1340

(P-9218/91; A-2533) (P-9218/91; A-2533) P-9218/91; A-2533 (P-9218/91; A-2533 P-9218/91; A-2533 (P-9218/91; A-2533) (P-9218/91; A-2533)

2032.15 2032.20 2032.25 2032.30

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(P-12384)	(P-12384)	(P-12384)	(P-12384)	(P-12384)	(P-12384)	(P-12384)	(P-12384)	(P-12384)	(P-3235; A-11438)	(P-3235; A-11438)	(P-7079)	(P-15199/91; A-4831)			(P-18018/91-A-7654)	(P-18018/91-A-7654)	(P-1936 W-7737)	(P-8269)	(P-9801/91: A-11023)	(P-12810)	(P-16538/91; A-6180)	(P-11899/91; A-2544)	(P-6533)	(P-11025/91; A-2535)	(P-11025/91; A-2535)	(P-11025/91; A-2535)	(P-11905/91; A-2550) (P-6538)	(P-10513)	(P-10513)	(P-10513)	(P-10513)	(P-10513)	(F-10513)	(P-10513)	(P-10513)	(P-10513)	(P-10513)	(P-10513)	(P-6542)	(P-6542)	P-6542)	(P-6542)	(P-6542)	(P-6542)	(P-6542)	(P-6542)	(P-6542)
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1650.450				1650.570	1650.620	1650.630	1650.640	1650.650	2650.10	2650.25	2800.410	2800.650		TITLE 83	110 10	110 30			0			0		445.40			535 100		745.15			745.110						B.						757.115			757.130
	(P-12051/91; A-3450)	(P-342; A-8382)	(P-12051/91; A-3450)	(P-12051/91; A-3450)	(P-6521) (E-6888)	(E-8239)	(P-342; A-8382)	(E-711)	(P-342; A-8382)	(PP-5068; RC-6899)	(P-13179)	(PP-7056)	(PP-7056)	(P-342; A-8382)	(P-342: A-8382)	(P-342: A-8382)	(P-342; A-8382)	(P-342: A-8382)	(P-342; A-8382)	(P-342; A-8382)	(P-342; A-8382)	(P-342; A-8382)	(P-13179)	(P-342; A-8382)	(P-342; A-8382)	(P-342; A-8382)	(P-342; A-8382)	(PP-5068; RC-6899)	(PP-5068; RC-6899)	(P-342; A-8382)	(P-342; A-8382)	(P-342; A-8382)	(P-342, A-3382)	(P-11724) (P-12409)	(P-5554; A-13500)	(E-6052; RC-8253)	(P-7325)	(P-7325)	(P-7325)	(P-7325)	(P-12384)	(P-12384)	(P-12384)	(P-12384)	(P-12384)	(P-12384)	(P-12384)
.D)	am	am	am	am			am		am			am	am	am	E	me.	T E	E .	am	am	am	am	am	am	am	am	am	am	am	am	am	am	TI ME	am	п		am	am	am	am	am	am	am	am	am	am	*
TITLE 80 (CONT'D)	310.130	310.230	310.280	310.290			310.490		310.Ap.A			Tb.A	.Tb.B	.Tb.C	ThD	T T	TAL	The	Th.H	.Tb.I	.Tb.J	.Tb.K	Tb.M	.Tb.0	Tb.P	.Tb.Q	T.b.S.	T.b.T	V.dT.	W.dT.	T.b.X	Tb.Y	310 An B	620.130	1120.80		1540.80	1540.90	1540.100	1540.130	1650.210	1650.230	1650.240	1650.290	1650.330	1650.340	1650.370
(P-4567)	(P-4567)		(P-11367)	(P-11367)	(P-11367)	(P-11367)			(P-11367)			(P-11367)				(P-5104; A								(P-17444/91; A-8980)		(P-13463)	(F-13463)	(P-13463)				(F-4360; A-11835) (P-4360; A-11835)			(E-11645; O-13371)		(E-11645; O-13371)			(P-327; A-8368)				(P-327; A-8368)	(P-334; RC-10499)	(P-342; A-8382)	(E-711)
n (P-4567)	am (P-4567)		am (P-11367)	am (P-11367)	am (P-11367)	am (P-11367)	am (P-11367)		am (P-11367)	am (P-11367)	am (P-11367)	am (P-11367)	am (P-11367)	am (P-11367)	(P-5104: A								am (P-17444/91; A-8980)	am			r (P-13463)	r (P-13463)				am (F-4360; A-11835)			(E-11645; O-13371)		(E-11645; O-13371)	am (P-8675; A-13489)	am (P-327; A-8368)	n (P-327; A-8368)	_					am (P-342; A-8382)	(E-711)
2056.660 n (P-4567)	5 am				am		am	am	am	am	am	am	am		am (P-5104: A	am	am	аш	am (am	am	am		C am	am		A r	ų			am		am	am		(P-11390)	(E-11645;	am	am	п	am	п	am	2 u	u		(E-711)
u	2056.705 am	2080.10 am	am	am	2080.40 am	am	2080.60 am	2080.70 am	2080.80 am	2080.120 am	2080.140 am	2080.150 am	am	am	2090.20 am (P-5104; A	2090.40 am	2090.70 am	2090.70 am	2090,100 am	2510.50 am	am	2510.70 am	am	. Ap.C am	3000.200 am	аш	3000.Ap. A	3000.Ap.B r		TITLE 80	150.410 am	am	302.80 am	302.150 am		302.325 n (P-11390)	(E-11645;	302.822 am	303.102 am	303.115 n	303.125 am	303.175 n	303.290 am	303.385 n	304.51 n	310.100 am	(P-4567)
п	2056.705 am	2080.10 am	2080.20 am	2080.30 ат	2080.40 am	2080.50 am	2080.60 am	2080.70 am	2080.80 am	2080.120 am	2080.140 am	2080.150 am	2080.160 am	2080.170 am	(P-4567) am (P-5104; A	(P-4567) 2090.40 am	(P-4567) 2090.70 am	(P-4567) 2090.70 am	n (P-4567) 2090.100 am	(P-4567) 2510.50 am	2510.60 am	(P-4567) 2510.70 am	.Ap.B am	(P-4567)Ap.C am	(P-4567) 3000.200 am	(P-4567) 3000.210 am	3000.Ap. A	(P-4567) 3000.Ap.B r		(P-4567) TITLE 80	(P-4567) 150.410 am	150.420 am	302.80 am	(P-4567) 302.150 am		(P-4567) 302.325 n (P-11390)	(E-11645;	(P-4567) 302.822 am	303.102 am	303.115 n	303.125 am	303.175 n	303.290 am	303.385 n	304.51 n	310.100 am	

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757.215 n	(P-6542)	295.115	п	(P-18506/91; A-7691)	3000	3000.645	am	9
757.220 n	(P-6542)	295.120	u	(P-18506/91; A-7691)	3000	3000.910	am	9
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am (P-2752; A-12903) 113.440 # n (P-4741)	104.206	am	(P-2752; A-12903)	113.435	п	(P-14994/91; A-3468)
am (P-4741) 113.440 am (P-4741) (P-12758) 113.445 n (P-4741) (P-12758) 114.1 am (P-4741) (P-12758) 114.1 am (P-4741) (P-12758) 114.2 n (P-4741) (P-12758) 114.60 am (P-4741) (P-12758) 114.60 am (P-4741) (P-12758) 114.61 am (P-7793) 114.61 am (P-7793) 114.61 am (P-7793) 114.64 am (P-7793) 114.64 am (P-7793) 114.120 am (P-7793) 114.120 am (P-7793) 114.121 am (P-1793) 114.122 r am (P-1793) (P-1793) 114.122 r am (P-1793) (P-1793) 114.123 am (P-1793) am (P-1793) 114.124 am (P-1793) am (P-1793) 114.124 am (P-17935) am (P-17935) 114.125 am am (P-17935) (P-11650) 114.135 am am (P-17902) (P-17902) 114.135 am am (P-17902) (P-17902) 114.135 am am (P-17902) (P-1702) am am (P-17904/91; A-11550) 115.34 am (P-17904/91; A-17550) am am (P-17004/91; A-17550) am am (P-17004/91; A-17550) am am (P-17004/91; A-17550) am am am am (P-17004/91; A-17550) am am am am (P-17004/91; A-17550) am am am am am (P-17004/91; A-17550) am	104.208	am	(P-2752; A-12903)	113.440	#:	(P-14994/91; A-3468)
am (P-2752; A-12903) 113.445 n (P-4741) (P-12758) 114.1 am am (P-4741) (P-12758) 114.1 am am (P-4741) (P-12758) 114.2 n am (P-4741) (P-12758) 114.60 am am (P-4741) (P-12758) 114.61 am n (P-4742) (P-12758) 114.61 am n (P-4742) (P-12758) 114.61 am am (P-2752; A-12903) 114.64 am am (P-3752; A-12903) 114.120 am (P-3762; A-12903) 114.120 am (P-3763; A-12903) 114.122 r am (P-3335) 114.127 114.122 r am (P-3335) 114.127 114.124 am am (P-3335) 114.157 114.124 am am (P-3335) 114.157 114.124 am am (P-3335) 114.150 114.135 am am (P-3335) 114.351 am am (P-18062/91; A-972) 114.351 am am (P-18062/91; A-972) 115.10 am am (P-18062/91; A-972) 115.10 am am (P-18062/91; A-3468) 116.520 am am (P-19949/91; A-3468) 117.10 am	104.209	u	(P-4741)	113.440	am	(P-14994/91; A-3468)
am (P-4741) (P-12758) 114.1 am (P-4741) (P-12758) 114.1 am (P-4741) (P-12758) 114.2 n am (P-7793) 114.60 am (P-7793) 114.61 am (P-7793) 114.61 am (P-7793) 114.61 am (P-7793) 114.62 am (P-7793) 114.62 am (P-7793) 114.63 am (P-7793) 114.64 am (P-7793) 114.63 am (P-7793) 114.63 am (P-7793) 114.63 am (P-7793) 114.120 am (P-7793) 114.120 am (P-7793) 114.120 am (P-7793) 114.121 am (P-1381) (P-13829) 114.121 am (P-13335) 114.124 am (P-13335) 114.124 am (P-3335) 114.125 am (P-3335) 114.125 am (P-13335) 114.125 am (P-13335) 114.125 am (P-13335) 114.125 am (P-13335) 114.125 am am (P-13335) 114.125 am am (P-13335) 114.125 am am (P-13335) 114.120 am (P-13335) 114.120 am am (P-1399) (P-11650) 115.10 am am (P-1994/91; A-9972) 115.10 am am (P-1994/91; A-3488) 116.520 am am am (P-1994/91; A-3488) 116.520 am am am (P-1994/91; A-3488) 117.10 am am am (P-1994/91; A-11855) 117.10 am am am (P-1994/91; A-3488) 117.10 am	104.210	am	(P-2752; A-12903)	113.445	п	(P-14994/91; A-3468)
am (P-4741) (P-12758) am (P-4741) am (P-4741) am (P-4741) am (P-4741) am (P-4741) am (P-4742) am (P-4742) am (P-4742) am (P-4742) am (P-4762) am (P-4762) am (P-2752; A-12903) am (P-3782) am (P-3782) am (P-3782) am (P-3783) am (P-3335) am (P-13999) (P-11652) am am (P-14994/91; A-9972) am (P-14994/91; A-3468) am (P-14994/91; A-11565) am (P-14994/91; A-11565) am (P-14994/91; A-3468) am (P-14994/91; A-3468) am (P-14994/91; A-11565) am (P-1499			(P-4741) (P-12758)	114.1	am	(P-15008/91; A-3512)
am (P-4741) (P-12758) 114.2 n am (P-4741) am (P-7793) 114.60 am am (P-4741) (P-12758) 114.60 am am (P-4741) (P-12758) 114.61 am n (P-7793) 114.62 am am (P-7793) 114.63 am am (P-7752; A-12903) 114.64 am am (P-7752; A-12903) 114.64 am am (P-7752; A-12903) 114.120 am am (P-7752; A-12903) 114.120 am am (P-3405; W-5082) 114.121 am am (P-3405; W-5082) 114.121 am am (P-3335) 114.122 r am (P-3335) 114.123 am am (P-3335) 114.123 am am (P-3335) 114.124 am am (P-3335) 114.125 am am (P-3335) 114.126 am am (P-3335) 114.126 am am (P-1395) (P-11550) 114.135 am am (P-1395) (P-11550) 114.20 am am (P-18062/91; A-972) 114.420 am am (P-18062/91; A-972) 115.10 am am (P-1894/91; A-3468) 116.520 am am (P-1994/91; A-3468) 116.520 am am (P-19694/91; A-3468) 116.520 am am (P-16010/91; A-11550) 117.10 am	104.212	am	(P-4741) (P-12758)			(P-11401) (E-11662)
am (P-4741) am (P-4741) am (P-7793) am (P-18062/91; A-972) am (P-18062/91; A-972) am (P-18062/91; A-11550) am (P-18062/91; A-7468) am (P-18062/91; A-3468) am (P-18062/91; A-7468) am (P-1904/91; A-11550) am am (P-1904/91; A-7468) am (P-1904/91; A-11550) am am (P-1904/91; A-7468) am (P-1904/91; A-7468) am (P-1001/91; A-11550) am am am (P-1001/91; A-11550) am am am (P-1001/91; A-11550) am am am am (P-1001/91; A-11550) am am am am (P-1001/91; A-11550) am a	104.221	am	(P-4741) (P-12758)	114.2	u	(P-15008/91; A-3512)
am (P-7793) am (P-7793) am (P-7793) am (P-4741) (P-12758) 114.60 am (P-4742) (P-12758) 114.61 am (P-2752; A-12903) 114.63 am (P-2752; A-12903) 114.64 am (P-2752; A-12903) 114.64 am (P-3752; A-12903) 114.64 am (P-3405; W-5082) 114.120 am (P-3405; W-5082) 114.120 am (P-3405; W-10877) am (P-3335) am (P-18062/91; A-9772) am (P-18062/91; A-9772) am (P-18062/91; A-3468) am (P-19949/91; A-3468) am (P-19949/91; A-3468) am (P-1650/91; A-11550) am (P-1650/91; A-11550) am (P-1650/91; A-11550) am (P-1650/91; A-3488) am (P-1650/91; A-11550) am (P-16949/91; A-3488) am (P-16949/91; A-3488) am (P-16010/91; A-11550) am (P-1650/91; A-3488) am (P-1650/91; A-11550) am (P-1650/91; A-11550	104.230	am	(P-4741)			(P-11401) (E-11662)
am (P-4741) (P-12758) 114.60 am am (P-4741) (P-12758) 114.61 am n (P-7793) 114.63 am am (P-2752; A-12903) 114.63 am am (P-2752; A-12903) 114.64 am am (P-2752; A-12903) 114.70 am am (P-7793) 114.10 am (P-4704) (P-13207) 114.121 am am (P-13381) (E-13629) 114.121 am am (P-3335) 114.122 r am (P-3335) am am (P-3335) 114.124 am am (P-3335) 114.125 am am (P-3335) 114.126 am am (P-3335) 114.126 am am (P-3335) 114.126 am am (P-3335) 114.127 am am (P-3335) 114.120 am am (P-3335) 114.120 am am (P-1335) 114.1550) 114.135 am am (P-1335) 114.350 am am (P-1309) (E-11652) 115.10 am am (P-1399) (E-11652) 115.10 am am (P-1399) (E-11652) 115.10 am am (P-1399) (E-11652) 115.10 am am (P-14994) (E-14550) 115.30 am am (P-14994) (E-14550) 115.30 am am (P-14994) (E-1652) am am (P-14	104.235	am	(P-7793)	114.9	am	(P-13395) (E-13651)
am (P-4741) (P-12758) 114.61 am n (P-7793) 114.62 am am (P-2752; A-12903) 114.64 am am (P-2752; A-12903) 114.64 am am (P-7793) 114.64 am am (P-7793) 114.10 am (P-3405; W-5082) 114.120 am (P-16851/91; A-11577) 114.121 am am (P-3335) 114.124 am am (P-3335) 114.126 am am (P-3335) 114.126 am am (P-3335) 114.126 am am (P-3335) 114.127 114.128 am am (P-3335) 114.126 am am (P-1335) 114.155 am am (P-1335) 114.350 am am (P-1399) (E-11652) 115.00 am am (P-1399) (E-11652) 115.10 am am (P-1399) (E-11652) 115.30 am am (P-1399) (E-11652) 115.30 am am (P-14994/91; A-9972) 115.30 am am (P-14994/91; A-3468) 116.520 am am (P-14994/91; A-3468) 116.520 am am (P-14994/91; A-3468) 116.520 am am (P-1680/91; A-11655) 117.10 am	104.244	am	(P-4741) (P-12758)	114.60	am	(P-15008/91; A-3512)
n (P-7793) am (P-775; A-12903) am (P-275; A-12903) am (P-775; A-12903) am (P-775; A-12903) am (P-775; A-12903) am (P-775; A-12903) am (P-7705; A-11570) am (P-7705; A-11570) am (P-7705; A-11570) am (P-7705; A-11570) am (P-7705; A-7705) am (P-7706; A-7705) am (P-	104.246	am	(P-4741) (P-12758)	114.61	am	(P-15008/91; A-3512)
am (P-2752; A-12903) 114.63 am am (P-2752; A-12903) 114.64 am am (P-2752; A-12903) 114.64 am am (P-7793) 114.70 am am (P-7793) 114.80 am (P-4704) (P-13207) 114.121 am (P-1331) (E-13629) 114.122 r am (P-3335) am (P-3335) 114.122 r am (P-3335) am (P-13050) (E-11652) 114.135 am am (P-18062/91; A-11550) 114.353 am am (P-18062/91; A-972) 114.420 am am (P-18062/91; A-972) 115.10 am am (P-18062/91; A-972) 115.30 am am (P-18062/91; A-3488) 116.520 am am (P-1994/91; A-3488) 116.520 am am (P-1994/91; A-3488) 116.520 am am am (P-1601091; A-11550) 117.10 am am (P-16010/91; A-11550) 117.10 am am am (P-16010/91; A-11550) 117.10 am am am (P-1694/91; A-3488) 116.520	104.248	п	(P-7793)	114.62	am	(P-15008/91; A-3512)
am (P-2752; A-12903) 114.64 am am (P-2752; A-12903) 114.70 am am (P-793) 114.80 am (P-3405; W-5082) 114.120 am (P-3405; W-5082) 114.121 am (P-1683191; A-11577) 114.122 r am (P-1333) (E-13629) 114.121 am (P-3335) am (P-3335) am am (P-3335) 114.128 am am (P-3335) 114.135 am am (P-1305) (E-11650) 114.351 am am (P-18062/91; A-972) 114.420 am am (P-18062/91; A-972) 115.30 am am (P-18062/91; A-972) 115.30 am am (P-18062/91; A-972) 115.30 am am (P-18062/91; A-3488) 116.520 am am (P-19494/91; A-3488) 116.520 am am (P-19494/91; A-3488) 116.520 am am (P-16010/91; A-11565) 117.10 am	104.272	am	(P-2752; A-12903)	114.63	am	(P-15008/91; A-3512)
am (P-2752; A-12903) 114.70 am am (P-7793) 114.80 am (P-7793) 114.80 am (P-3405; W-5082) 114.120 am (P-4704) (P-13207) 114.121 am (P-1381) (E-13629) 114.122 r am (P-3335) 114.124 am am (P-3335) 114.124 am am (P-3335) 114.128 am am (P-3335) 114.126 am am (P-3335) 114.126 am am (P-3335) 114.126 am am (P-3335) 114.135 am am (P-3335) 114.352 am am (P-1305) (E-11650) 114.353 am am (P-1305) (E-11652) 115.10 am am (P-1399) (E-11652) 115.10 am am (P-1399) (E-11652) 115.10 am am (P-14994/91; A-9972) 115.30 am am (P-14994/91; A-3468) 116.520 am am r (P-14994/91; A-3468) 116.520 am am r (P-16010/91; A-11555) 117.10 am r	104.273	am	(P-2752; A-12903)	114.64	am	(P-15008/91; A-3512)
am (P-7793) 114.80 am (P-7793) am (P-7793) 114.120 am (P-3405; W-5082) 114.120 am (P-3405; W-5082) 114.121 am (P-3404) (P-13207) 114.121 am (P-3335) 114.123 r am (P-3335) 114.124 am am (P-3335) 114.128 am am (P-3335) 114.128 am am (P-3335) 114.135 am am (P-3335) 114.351 am am (P-1896/91; A-11550) 114.351 am am (P-1896/91; A-972) 114.351 am am (P-18062/91; A-9972) 115.30 am am (P-1894/91; A-11560) 115.30 am am (P-1994/91; A-3468) 116.500 am am r (P-16994/91; A-11560) 117.10 am am r (P-1694/91; A-11560) 117.10 am am r (P-1694/91; A-11560) 117.10 am am r (P-1694/91; A-11560)	104 274	me.	(P-2752: A-12903)	114.70	ше	(P-15008/91: A-3512)
am (P-3405; W-5082) 114.120 am (P-3405; W-5082) 114.121 am (P-4704) (P-13207) 114.121 am (P-1338) (E-13629) 114.122 r am (P-3335) 114.124 am am (P-3335) 114.124 am am (P-3335) 114.128 am am (P-3335) 114.128 am am (P-3335) 114.135 am am (P-3335) 114.351 am am (P-13950/91; A-11550) 114.351 am am (P-18062/91; A-9972) 114.351 am am (P-18062/91; A-9972) 115.30 am am (P-18062/91; A-9972) 115.30 am am (P-1994/91; A-3468) 115.30 am am (P-1994/91; A-3468) 116.520 am am (P-1994/91; A-3468) 116.520 am am (P-1994/91; A-3468) 116.520 am am (P-16010/91; A-11565) 117.10 am	104.295	me.	(P-7793)	114.80	am.	(P-15008/91: A-3512)
am (P-13381) (E-13629) 114.121 am am (P-13381) (E-13629) 114.122 r am (P-3335) 114.124 am am (P-3335) 114.124 am am (P-3335) 114.128 am am (P-3335) 114.138 am am (P-3335) 114.135 am am (P-1335) 114.135 am am (P-1335) 114.351 am am (P-18062/91; A-9972) 114.353 am am (P-18062/91; A-9972) 114.420 am am (P-1399) (E-11652) 115.10 am am (P-1399) (E-11652) 115.30 am am (P-13994/91; A-3468) 115.30 am am (P-14994/91; A-3468) 116.520 am am (P-1994/91; A-3468) 116.520 am am (P-16010/91; A-1156) 117.10 am	110.30	am	(P-3405; W-5082)	114.120	am	(P-15008/91; A-3512)
am (P-16851/91; A-11577) 114.122 r am (P-1335) 1 114.124 am am (P-3335) 114.124 am am (P-3335) 114.128 am am (P-3335) 114.135 am am (P-3335) 114.135 am am (P-3335) 114.352 am am (P-1305) 114.135 am am (P-18062/91; A-11550) 114.353 am am (P-18062/91; A-972) 114.420 am am (P-18062/91; A-972) 115.30 am am (P-18062/91; A-9788) 116.520 am am (P-18061/91; A-11565) 117.10 am			(P-4704) (P-13207)	114.121	am	
am (P-13381) (E-13629) 114.123 r am (P-3335) 114.124 am am (P-3335) 114.128 am am (P-3335) 114.135 am am (P-3335) 114.135 am am (P-3335) 114.351 am am (P-1305) (114.351 am am (P-18062/91; A-972) 114.352 am am (P-1309) (E-11650) 114.420 am am (P-1399) (E-11652) 115.10 am am (P-1399) (E-11652) 115.30 am am (P-14994/91; A-4972) 115.30 am am (P-14994/91; A-43468) 116.520 am am (P-14994/91; A-3468) 116.520 am am (P-1994/91; A-3468) 116.520 am am (P-16610/91; A-11565) 117.10 am	111.101	am	(P-16851/91; A-11577)	114.122		(P-15008/91; A-3512)
am (P-335) 114.124 am am (P-335) 114.128 am am (P-335) 114.128 am am (P-335) 114.135 am am (P-335) 114.135 am am (P-335) 114.351 am am (P-1806/91; A-11550) 114.352 am am (P-18062/91; A-9972) 114.400 am am (P-11399) (E-11652) 115.10 am am (P-1339) (E-11652) 115.10 am am (P-14994/91; A-9972) 115.30 am am (P-14994/91; A-3468) 116.520 am am (P-14994/91; A-3468) 116.520 am am (P-14994/91; A-3468) 116.520 am am (P-16610/91; A-11565) 117.10 am	112.9	am	(P-13381) (E-13629)	114.123	L	(P-15008/91; A-3512)
am (P-335) am (P-16596/91; A-11550) am (P-18002/91; A-9972) am (P-11399) (E-11652) am (P-18002/91; A-9972) am (P-18002/91; A-9972) am (P-18002/91; A-9972) am (P-18904/91; A-11550) am (P-1994/91; A-3468) am (P-14994/91; A-3468) am (P-16904/91; A-1156) am am (P-16904/91; A-3468) am am (P-16904/91; A-3468) am am (P-16904/91; A-1156) am am am (P-16904/91; A-3468) am am am (P-16904/91; A-3468) am am am am (P-16904/91; A-11656) am a	112.70	am	(P-3335)	114.124	am	(P-15008/91; A-3512)
am (P-3335) am (P-3335) am (P-3335) am (P-3335) am (P-3335) am (P-3335) am (P-1335) am (P-1656/91; A-11550) am (P-1656/91; A-9972) am (P-1399) (E-11652) am (P-1399) (E-11652) am (P-1399) (E-11652) am (P-1399) (E-11652) am (P-13933) (E-1364) am (P-1494/91; A-11560) am (P-1494/91; A-3468) am (P-14994/91; A-3468) am (P-1694/91; A-3468) am (P-1694/91; A-11560) am am (P-1694/91; A-11560) am am (P-1694/91; A-3468) am am (P-1694/91; A-11650) am am am (P-1694/91; A-11650)	112.71	am	(P-3335)	114.128	am	(P-4216; A-13297)
am (P-335) am (P-335) am (P-335) am (P-335) am (P-335) am (P-16596/91; A-11550) am (P-16596/91; A-972) am (P-1899(-11652) am (P-1890(-11652) am (P-1800(-11652) am (P	112.72	am	(P-3335)			(E-4540)
am (P-335) am (P-335) am (P-335) am (P-1636/91; A-11550) am (P-16586/91; A-972) am (P-18062/91; A-9972) am (P-13195) am (P-13195) am (P-1399) (E-11652) am (P-1399) (E-11652) am (P-13991, A-9972) am (P-13991, A-11550) am (P-1494/91; A-11550) am (P-1494/91; A-3468) am (P-14994/91; A-3468) am (P-14994/91; A-3468) am (P-1694/91; A-11550) am am (P-1694/91; A-3468) am am (P-1694/91; A-3468) am am (P-1694/91; A-11550) am am am (P-1694/91; A-3468) am a	112.74	am	(P-3335)	114.135	am	(P-4216; A-13297)
am (P-3355) 114.351 am am (P-3355) 114.352 am am (P-18062/91; A-11550) 114.353 am am (P-13062/91; A-972) 114.400 am r (P-13399) (E-11652) 115.10 am am (P-1399) (E-11652) 115.30 am am (P-18062/91; A-972) 115.30 am am (P-13333) (E-13641) 115.34 am am (P-14994/91; A-3468) 116.50 am r (P-16994/91; A-3468) 116.50 am r (P-16610/91; A-11565) 117.10 am	112.78	am	(P-3335)			(E-4540)
am (P-335) 114.352 am am (P-1806/91; A-11550) 114.353 am am (P-18062/91; A-972) 114.400 am am (P-1399) (E-11652) 115.10 am am (P-1399) (E-11652) 115.10 am am (P-18062/91; A-9972) 115.30 am am (P-1894/91; A-1850) 115.34 am am (P-14994/91; A-3468) 116.500 am am (P-14994/91; A-3468) 116.520 am am (P-16610/91; A-11565) 117.10 am	112.79	am	(P-3335)	114.351	am	(P-11401) (E-11662)
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TITLE 89 (CONT'D)	148.160	148.170	148.180	148.190	148.200	148.210	148.220	148.230	148.240	148.250	148.260	148.270	148.280	148.290	148.300	148.310	148.320	148.400	149.5		149.25	149.50	149.75	149.100	149.105	149.123	149 175	149.200	149.205	149.225	149.250	149.275	149.300	149.305	149.325	150.10	150.20	150.30	150.40	150.50	150.00	160.10	160 20	160 30	160.77	160.85	230.45	730 570
(P-12132/91; A-7922)	(P-12132/91; A-7922)	(P-12132/91; A-7922)	(P-15926/91; A-5898)	(P-7455/91; A-3497)	(P-7455/91; A-3497)	(P-5806)	(P-5806)	(P-5806)	(P-5806)	(P-5806)	P-5806)	(P-4218; RC-10500)	(P-4218; RC-10500)	(P-4218; RC-10500)	(P-8906)	(P-15940/91; A-6479)	(P-13215) (E-13361)	(P-13215) (E-13361)	(P-8906)	P-7501/91· A-4035)	_		P-15940/91; A-6479)	(P-4218; RC-10500)	(P-4218; RC-10500)	(P-4218; RC-10500)	(P-4218; RC-10500)	(P-15928/91; A-6255)	F-11/19) (E-11942)	(F-13928/91; A-0233)	(F-13928/91; A-0233)	(F-13928/91; A-0233)	F-13928/91; A-0233)	E-11353)	P-15928/91- A-6255)		P-15928/91: A-6255)		P-15928/91; A-6255)	P-15928/91; A-6255)	(P-1786)	(D 15079/01: A 6755)						
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141.4720	141.4760	141.4800	144.275	144.300	144.325	144.350	144.375	144.400	144.405	144.425	144.450	147.25	147.50	147.75	147.100	147.150		147.205	147.305	147.310	147.315	147.320	147.325	147.340	147.345	147 Th A		147.Tb.B		147.Tb.D	147.Tb.E	147.Tb.G	147.Tb.L	148.20	140 40	148.40	146.00	148.70	140.00	148.87	148 90	148.100	148.110	148.120	148.130	148.140		149 150
	(P-12132/91; A-7922)	4	(P-12132/91; A-7922)		(P-12132/91; A-7922)	(P-12132/91; A-/922)	(F-12132/91, A-7922)	(P-12132/91: A-7922)	(P-12132/91; A-7922)	(F-12132/91; A-7922)	(F-12132/91; A-1922)	(F-12132/91; A-7922)	(F-12132/91; A-1922)	(F-12132/91; A-7922)	(F-12132/91, A-7922)		(P-12132/91: A-7922)	(P-12132/91: A-7922)	(P-12132/91: A-7922)	(P-12132/91; A-7922)	(P-12132/91; A-7922)	(P-12132/91; A-7922)	(C) 10123/01. A 7022)																									
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TITLE 89 (CONT'D)											41.3120		41.3200	41.3240	141.3280	141.3320	141.3360	141.3400	141.3440	(41.3480	41.3520	141.3560	41.3600	141.3640	141.3680	141 3760	141.3800	141.3840	141.3880	141.3920	41.3960	41.4000	141.4040	41.4080	41.4120	141.4160	0 0	141.4230	41.4240	41.4200	41 4360	41 4440	41.4480	41.4520	41.4560	41.4600	141.4640	141 4600

TITLE 89 (CONT'D)		309,19	ч	(P-7982)	TITLE 89 (CONT'D)	r'D)	
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апт	(P-7565)	309.21	ы	(P-7982)	336.70	u	(P-7963)
am	(P-11979)	309.22	ч	(P-7982)	336.80	u	(P-7963)
апт	(P-7545)	309.23	L.	(P-7982)	336.90	u	(P-7963)
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21	(A-12/12) (D 5403)	335 103		(F-12234)	336.110	u :	(P-/963)
AIII	(F-3403)	333.102	am	(F-6413/91; A-7033)	336.120	a	(P-7963)
an am	(A-12772)	335 300	att.	(F-12234) (P-8415/01: A-7633)	336.130	a 1	(P-/963)
all a	(A-12772)	207.555	HIII	(P-12254)	336.140	= =	(P-7963)
2 ≉:	(P-5403)	335.202	am	(P-8415/91: A-7633)	336 160	= =	(P-7963)
. 2	(A-12772)			(P-12254)	336 170	9 6	(P-7963)
яш	(P-5403)	335.300	am	(P-8415/91: A-7633)	337.10		(b-7999)
re	(A-12772)			(P-12254)	337.20	9 6	(P-7999)
am	(P-5403)	335.302	am	(P-8415/91; A-7633)	337.30	==	(P-7999)
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**:	(P-5403)	335.312	am	(P-8415/91; A-7633)	337.130	u	(P-7999)
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am	(P-5403)	335.316	am	(P-8415/91; A-7633)	337.170	u	(P-7999)
re	(A-12772)			(P-12254)	337.180	u	(P-7999)
*	(P-5403)	335.318	am	(P-8415/91; A-7633)	337.190	u	(P-7999)
re	(A-12772)			(P-12254)	337.200	и	(P-7999)
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H	(P-7982)			(P-12254)	337.220	u	(P-7999)
¥	(P-7982)	335.326	am	(P-8415/91; A-7633)	337.230	u	(P-7999)
ы	(P-7982)			(P-12254)	337.240	п	(P-7999)
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L	(P-7982)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		(P-12254)	377.4	am	(P-7553)
ı	(P-7982)	335.332	am	(P-8415/91; A-7633)	378.1		(P-7561)
L	(P-7982)	335.334	am	(P-8415/91; A-7633)	378.2	L	(P-7561)
4	(P-7982)	335.336	am	(P-8415/91; A-7633)	378.3	H	(P-7561)
L	(P-7982)	335.338	am	(P-8415/91; A-7633)	378.4	×	(P-7561)
L	(P-7982)	335.Ap.A	u	(P-12254)	402.15	am	(P-11707) (E-11879)
L	(P-7982)	336.10	п	(P-7963) (P-7963)	406.2	am	(E-15088/91; M-2269)
L	(P-7982)	336.20	u	(P-7963)			(P-1473491; A-7602)
1	(P-7982)	336.30	u	(P-7963)	406.4	am	(P-14734/91; A-7602)
_	(P-7982)	336.40	u	(P-7963)	406 5	0.000	(P-14734/91: A-7602)
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(E-2690) (E-2690) (E-2690) (E-2690) (E-2690)

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(E-11682) (P-13224) (E-11682) (P-13224) (P-3440; A-12583)

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